All documents must be given full faith and credit. Affidavits, Writ of Errors and Quo Warrantos were sent and not rebutted verify fraud and guilt by acquiescence.

Please see all affidavits that were sent.

FILED RECEIVED

ENTERED SERVED ON

COUNSELANTIES OF RECORD

SEP 2 9 2022

CLERK US DISTRICT COURT
DISTRICT OF NEVADA

BY: UA DEPUTY

Case 2:21-cy.01910 CDS DJA Pocument 25 1 Fleit 067972222 Page 2 of 93.







THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amexem / Northwest Africa / North America.

"The North Gate'.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccaus / Americans

Sperment & Jurisbittion - Que Warrante
For The Record, To Be Read Into The Record
Notice to Agent is Notice to Principal -- Notice to Principal is Notice to Agent.

STEPHANIE ANN CHARTER
601 North Pecos Road "FAMILY COURT HOUSE"
Near Las Vegas Nevada Territory [89155]

April 22,2022

Re: 20-CR-010109 38-J 2.0 3610 56-P1

Res Judicata

Hagms v Lavine 415 U.S. 533., There is no discretion to ignore lack of jurisdiction. Joyce v U.S. 474 24 215; The law provides that once State and Federal jurisdiction have been challenged, it must be proven. Main v Thibourot 188. S. Ct 2501 (1988); "Jurisdiction can be challenged at any time " and "jurisdiction, once challenged, cannot be assumed and must be decided". Basso v Utah Power and Light Co. 495 F.2d 906.910.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for REGIONAL JUSTICE CENTER and/or STEPHANIE ANN CHARTER to produce for the record, the physical documented 'Delegation of Authority', as Proof of Jurisdiction as required by Law, per Article III, Section 1 of the United States Republic Constitution.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim a facie evidence and grounds to impose a lien upon the official personally to secure their public cath and service of office. (18 USC 912).

"Whoever, having taken an eath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an eath to be administered, willfully and contrary to such eath states or subscribes any material matter which he does not believe to be true, is guilty of perjury and shall be fined no more than \$2,000.00 or imprisoned not more than five years or both." 18 U.S.C. §1621

Henorable
Sade Rence El
Flesh and Blood Living Being, In Propria Persona
Authorized Representative Beneficiary
Ex-Relatione SADE KELLOGO THARP ens legis







THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

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Societas Republicae Ea Al Maurikanos. Aboriginal and Indigenous Natural Peoples of the Land. The true and de jure Al Moroccane / Americans

Averment Of Jurisdiction - Quo Warranto

For The Record, To the Rend into The Record Nation to Agent is Notice to Pelecipal - Nation to Principal is Nation to Agent.

July 27, 2020

RIVENILE DIVISION CHILD WELFARE PAYAL V PATEL CHEF DEPUTY DISTRICT ATTORNEY 601 N.PECOS RD STE 479 LAS VEGAS, NEVADA 89101 Re: J-20-351056-P1

Res Judicata

on v Limbo 415 U.S. 655., There is no dismillen to ignore lack of jurisdiction. Jayce v U.S. 474 2d 215; hw provides that case State and Federal jurisdiction have been classinged, 2 must be proven. State v mint 188, 5, 12 2581 (1886); " Jurisdiction can be challenged at any time " and "jurisdiction, crock 1894, second be assumed and must be discided". Hawan v High Pener and Light Go. 485 F.24 889,618.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Commant for JUVENILE DIVISION CHILD WELFARE antitor PAYAL V PATEL to produce for the second, the physical documented 'Delegation of Authority', as Proof of Juvindiction, as required by Law, per Article III, Section 1 of the United States Republic Constitution.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal faw to provide the name, address and telephone number of their public hazard and majoraction bonding company and the policy number of the bond and, if required, a copy of the policy describing the bunding coverage of their specific job performance. Feiture to provide this information constitutes compense and limited fieldly insurance fraud (15 USC) and is prim a facle oxidence and grounds to impose a lien upon the official personally to Sociale their public cath and service of office. (18 USC 912)

"Whoses, having talter an eath before a competent biburel, efficer, or person, in any case is which a law of the United States authorizes an east to be administrated, withthy and contany to such eath states or subscribes any restanted matter which he does not before to be true, in guilty of purjacy and shall be fixed no more than \$2,000.00 or implicated not some than they pass or latth." IS SLECC. §1621

Thesek You, by signals Flarou & Atl Rid Sade Rense E. En Residence Sade Reliagg-Thurp Authorized Representative Flarb and titiod Salng. In Proprie Persons All Rights Reserved: U.C.C. 1-20971-208; U.C.C.1-163 Northwest American MI Rights Received eest American

Governor of Manada Steve Sisolak State of Nevicus Secretary of State

Bostoara Ceaasexe

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certified Mail . 7020 0000 0002 0599 8498

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THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

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Averment Of Jurisdiction - Quo Warranto

For The Record, To Be Read Into The Record

Notice to Agent is Notice to Principal -- Notice to Principal is Notice to Agent.

September 11,2020

Adriana Rincon: White / Site/engierson 200 Lewis Ave, Las Vegas, NV 89101 LAS VEGAS, NEVADA 89101 Re: J-20-351056-Pi

Res Judicata

Hagans v Lavian 415 U.S. 533., There is no discretion to ignore tack of jurisdiction. Jöyce v U.S. 474 2d 218; The law provides that once State and Federal jurisdiction have been challenged, it must be proven. While v Thiboutut 168. 8. Ct 2501 (1980); "Jurisdiction can be challenged at any time" and "jurisdiction, once challenged, cannot be assumed and must be decided". Hause v Utah Power and Light Co., 495 F.2d 985,819.

As all government antities and elleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for English science Court Los Veges County Californ Authority produce for the record, the physical documented 'Delegation of Authority', as Proof of Jurisdiction, as required by Law, per , Article III, Section 1 of the United States Republic Constitution."

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name; address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (16 USC) and is prim a facie evidence and grounds to ignose a lien upon the official personally to secure their public cath and service of office. (18 USC 912).

"Whoever, having taken an eath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an eath to be administered, wilkely and contrary to such eath states or subscribes any material matter which he does not before to be true, is guilty of perjury and shell his lined no more than \$2,000,00 or imprisoned not more than five years or both," 18 U.S.C. §1821

Thank You,

Pain and Suffering \$1,000,000 a day I Am: <u>by. Ancle Kerne El MI</u> Rights Reserved Sade Rence El, Ex-Retatione Sade Keilogg-Thorp Authorized Representative Plosh and Blood Being, in Propria Persona

1.8 智慧。







THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

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Aboriginal and Indigenous Natural Peoples of the Land.

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Aberment Of Jurisdiction - Que Warrante

For The Record, To Be Read into The Record

Notice to Agent is Notice to Principal — Notice to Principal is Notice to Agent.

February 20,2021

Belinda T Harris (acting as Justice of The Peace) 2428 North Martin Luther King Blvd North Las Vegas, Nevada [89032] Re: 20CRN000800-0000 20FN0846X 21EN000006

Res Indicate

Hagans v Lavine 415 U.S. 633., There is no discretion to ignore tack of jurisdiction. Joyce v U.S. 474 2d 245; The low provides that once State and Federal jurisdiction have been challenged, it must be proven. Make v Thiboutet 100. S. Ct 2504 (1980); " Jurisdiction can be challenged at any time " and "jurisdiction, once challenged, cannot be assumed and must be decided". Hence v Utah Power and Light Co. 496 F.2d 806,010.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for Belinda T Harris to produce for the record, the physical documented 'Delegation of Authority', as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the United States Republic Constitution.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal lass to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim a facie evidence and grounds to impose a lieu upon the official personally to secure their public oath and service of office. (18 USC 912).

"Whonver, having taken an oath before a competent tribunal, efficer, or person, in any case in which a law of the United States authorizes an oath to be administered, willfully and contrary to such oath eticles or subscribes any material motter which he does not believe to be true, is guilty of perjury and shall be fixed no more than \$2,000.00 or imprisoned not more than thro years or both." 18 U.S.C. §1621

Thank Yes.

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Sade Rence Et, Br-Relatione SADE KELLO Authorized Representative Flosh and Blood Being, in Progrin Personn Sat

7020 2450 0000 0245 1655

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THE MOORISH NATIONAL REPUBLIC FEDERAL GOMERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

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Averment Of Jurisdiction - Que Warranto

For The Record, To Be Read Into The Record Nation to Agent is Notice to Principal -- Notice to Principal is Natice to Agent.

July 27, 2020

LEGAL AID CENTER OF SOUTHERN NEVADA NICK PETSAS 725 E.CHARLESTON BLVD LAS VEGAS, NEVADA 89184 Re: J-20,351056-P1

Res Judicata

Hagana v Lavine 415 U.S. \$35., There is no discustion to ignore lack of judadiction, Joyce v U.S. 474 2d 215; The law provides that once State and Pederal judadiction have been challenged, it must be proven. Make v Thibourst 180, S. Ot 2581 (1986); " Judadiction can be challenged at any time " and "judadiction, once challenged, counct be essuated and must be decided". Seems v Utab Power and Light Co. 435 F.2d 986,510.

As all government entities and alloged private corporations must be a creature of the American Countestion, this is a formel Request and Commund for LEGAL AID CENTER OF SOUTHERN NEVADA and/or NICK PETSAS to produce for the record, the physical documented Thelegalian of Authority, as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the United States Republic Constitution.

PUBLIC HAZARO BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpreatize banding company and the policy number of the band and, if required, a copy of the policy describing the banding coverage of their specific job performance. Feiture to provide this information constitutes corporate and limited liability incurance flowd (16 USC) and is prim a facile evidence and grounds to impose a lian upon the official personally to eacons their public cath and cervice of office. (18 USC 912).

"Whener, having taken an ooth before a competent titheret, officer, or person, he any case in which a terr of the United Shalos authorizes an centr to be administrated, willdly and contanty to such cells status or extensions any material matter which he does not believe to be tree, is guilty of purjacy and chall he fixed no more than \$2,000,00 or impresented not more than the years or both." 18 \$3,50,5, \$1521

Thank Yes,

I Anc. Sade Romes EL by - tode Rome el Atl Right's Recrycol
Sade Romes EL, Ex-Rotellana Sade Kelingo-Thanp
Authorized Representative
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All Rights Reserved: U.C.C. 1-267/1-508; U.C.C.1-103

Covernor of State
Secretary of State Nevada
Secretary of State Nevada
Barbara (Egavske

6.







THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

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Averment Of Jurisdiction - One Warrants

For The Record, To Be Rend Into The Record

Notice to Agent is Notice to Principal — Notice to Principal is Notice to Agent.

December 21,2020 4 Polary 2010

Steven B. Walfson 200 Lewis Avenue Las Vegas, Nevada Republic (89101)

Re: J-20-351056-P1, 20PC91009 and any other case mambers related to:

ex.Relatione SADE KELLOGG THARP proper persons Sade Ronce HI (all rights reserved)

Res Indicate

Hagens v Lavine 415 U.S. 633., There is no discretion to ignore lack of jurisdiction. Joyce v U.S. 474 2d 215; The law provides that once State and Federal jurisdiction have been challenged, it must be proven. Make v Thiboutet 180. S. Ct 2591 (1989); "Jurisdiction can be challenged at any time" and "jurisdiction, once challenged, carnot be assumed and must be decided". Basse v Utah Power and Light Co. 485 F.2d 180,019.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for Steven B. Wolfson to produce for the record, the physical documented "Delegation of Authority", as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the United States Republic Constitution.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fund (15 USC) and is prim a facie evidence and grounds to impose a lien upon the official personally to secure their public onth and service of office. (18 USC 912).

"Whoever, having taken an each before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an each to be administered, willidly and contrary to such giffs that a crumbacities any material matter which he does not believe to be true, is guilty of perjuny and chalf be fined no under that \$2,000.00 or imprisoned not more than five years or both." 18 U.S.C. §1621

Thank You.

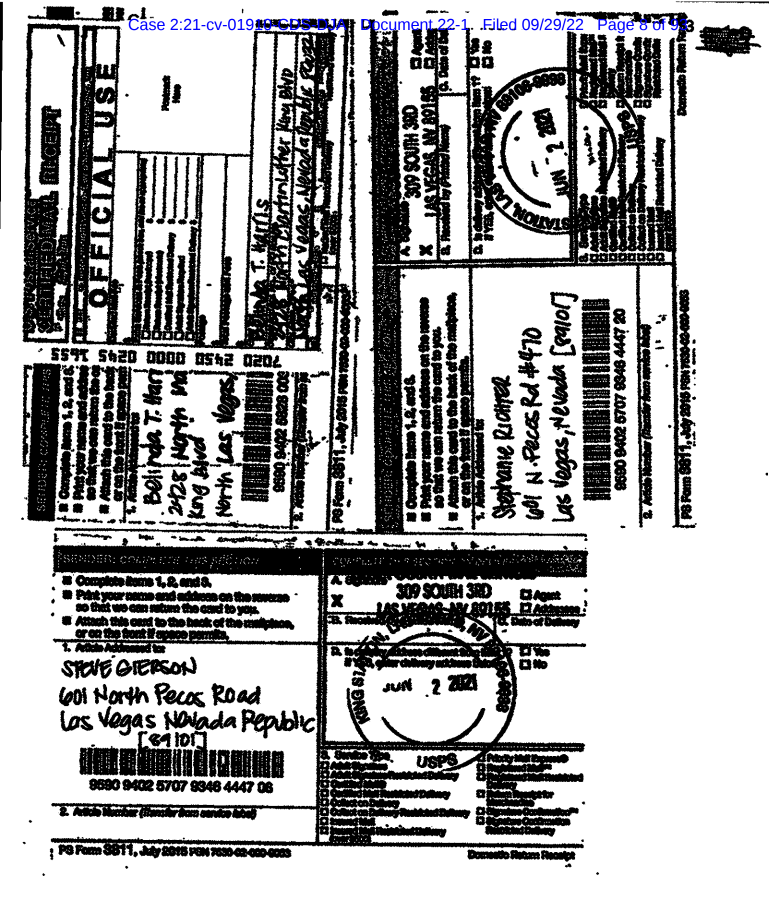
I Am:

Sado Russo El, En-Relationo SADE KELLOGO THARP

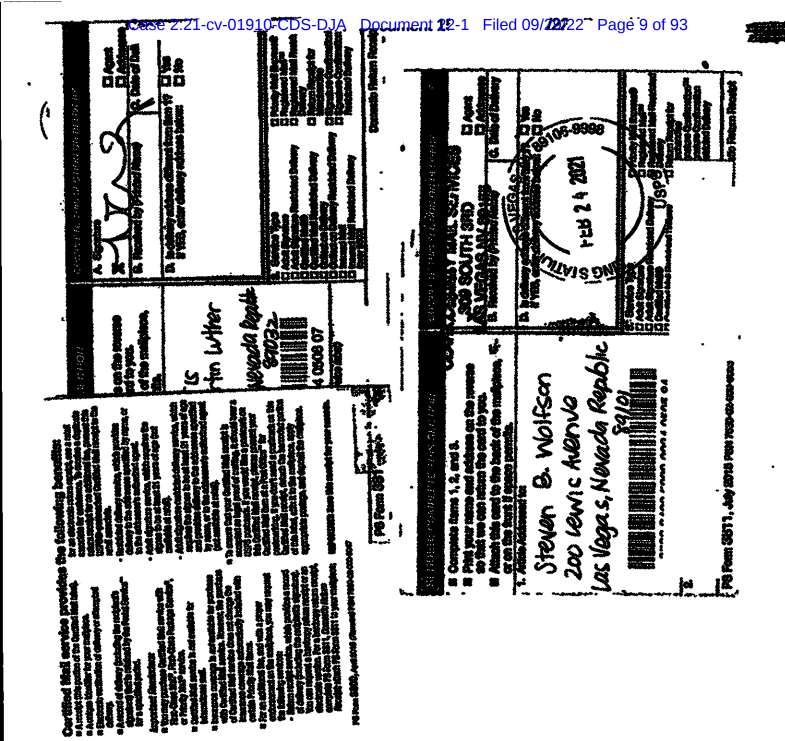
Authorized Representative

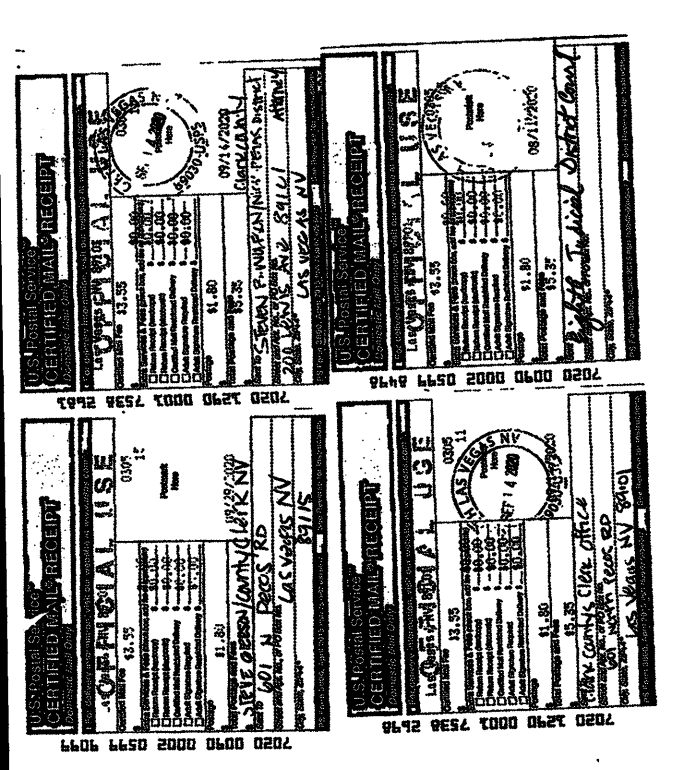
Pleab and Blood Relag, in Proprin Persons

All Rights Reserved; U.C.C. 1-201/1-308; Northwest America



ATTACHMENT 4B (3 pages)





M Gmail ATTACHMENT 4C

Sade Rence El <ade.icellogg@gmail.com>

Sade Renee El/ immediate Demand

2 messages

Sade Renee < sade.keliogs@gmeil.com>

To: Nicholas Eason Nicholas Eason@clarkcountyrw.gov>, evanst@clarkcountyrw.gov PAYAL PATEL @clarkcountyrw.gov NPETSAS@lacen.org. Michelle.pelino@clarkcountynv.gov

- Thu, Jul 23, 2020 at 1:37 Ph

Greetings.

I have not been able to see my daughter and dr.get any information of the status of her-wellbeing and information of her care and health with her new foster family placement since Sunday 7/19/2020.

Nicholas Eason was assigned to this case 6/29/2020 and had 10 days to transfer the case over to the permanent worker.

Due to Nicholas Eason's incompetence and unprofessionalism, he has delayed the process and did not transfer the case over until 7/20/2020 which was 20 days past his limit (15 business days).

Keep In mind Nicholas Eason has FALSIFIED DOCUMENTS and is a party to the kidnapping of my daughter Ase Divine EL

Not only has Nicholas Eason acted immoral but also unethical causing genocide and slavery to my family.

It is against our beliefs and religious system as a Moor, and also a violation of Color of Law, Human Rights and Treaty of Peace and Friendship which will be brought up in Federal Court, that a child be separated from the DIVINE CREATOR her MOTHER! (Moorish Zodiac Constitution)

I have contacted the FBI and I will be also pursuing an investigation on top of a Federal suit against Nicholas Eason and Department of Family Services Las Vegas NV.

Please see attachment of the Affidavit and Violation Warning Denial of Rights under Color of Law that was sent out 7/13 and has been ignored and will get brought up in Federal Court. (Document also sent to INTERPOOL and United Nations)

I am demanding immediate information on/of my daughter and demanding immediate visitation to see her and check on her mental/physical health.



Virus-free. www.avast.com

2 attachments

Violation Warning.pdf 21K

Affidavit.pdf 152K

Case 2:21-cv-01910-CDS-DJA Document 22-1 Filed 09/29/22 Page 12 of 93

Thu, Aug 13, 2020 at 7:54 PM Sadaye El <sada.kellogg@gmail.com> To: ray sumn < divine.sovereign1@gmail.com>

(Quoted text hidden)

2 attachments

Violation Warning.pdf 21K

图 152K Affidavit.pdf

M Gmail

ATTACHMENT 4D Sade Rence til < sade.kellogg@gmati.com>

(2 pages)

Trial this afternoon - witnesses

3 messeges

Payai Patel < Payai.Patel@clarkcountyav.gov>

Wed, Aug 19, 2020 at 10:19 AM

To: Saide Renee <sade:kellogg@gmail.com>; Nick Petses <NPetses@lecsn.org>

Good morning Sade, my understanding is your parents are in town today for the trial. Do you intend on calling either of them as witnesses for the trial?

Get Outlook for iOS

Sadaye El <sade.kellogg@gmail.com> To: Payal Patel Payal.Patel@clarkcountym.gov>

Wed, Aug 19, 2020 at 10:55 AM

i am Sade Renee El ali rights reserved and i will be making a special appearance today.

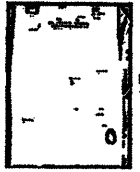
My mother and father will also be making a special appearance today.

May I remind you I'am a Moor American, a LIVING BEING mother and divine creator to Ase Divine El all rights reserved eand I do not fall within the courts jurisdiction.

Who are you? Whats your status?

[Caroted text hidden]

2 attachments



Logal Motice KV Bey Sadaye Elipg 1855K



Sade Renee El Identification Card_IPG **78K**

Sadaye ≅i <sade.kello<u>ng@c</u>mail.com>

To: Payai Patel Payai.Patel@darkcountyrw.gov>

Wed, Aug.19, 2020 at 11:05 AM

fyi

I have sent appropriate documents to vital statistics in regards to name change and legal status for myself and my daughter. I am a Moor@American and your courts and members do not have jurisdiction over me and my child.

On Wed, Aug 19, 2020 at 8:19 AM Payal Patel <Payal.Patel@clarkcountym.gov> wrote: [Quoted text hidden]

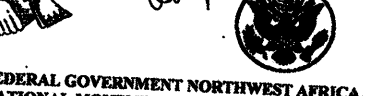
3 attachments

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2:21-cv-01910-CDS-DJA Document 22-1 Filed 09







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Societas Republicae Ea Al Maurikanos. Aboriginal and Indigenous Natural Peoples of the Land. The true and de jure Al Moroccans / Americans

Averment Of Jurisdiction - Quo Warranto

For The Record, To Be Read Into The Record Notice to Agent is Notice to Principal -- Notice to Principal is Notice to Agent.

May 27,2021

STEPHANIE RICHTER Nevada State Bar Number 12075 (acting as Chief Deputy District Attorney) 601 N.Pecos Rd., Ste 470 Las Vegas, Nevada [89101]

Re: J-20-351056-P1

Hagans v Lavine 416 U.S. 633., There is no discretion to ignore lack of jurisdiction. Joyce v U.S. 474 2d 216; The law provides that once State and Federal jurisdiction have been challenged, it must be proven. State v Thiboutot 100. S. Ct 2601 (1980); " Jurisdiction can be challenged at any time " and "jurisdiction, once challenged, cannot be assumed and must be decided". Sisse y Utak Power and Light Co. 496 F.2d 906,910.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for STEPHANIE RICHTER Nevada State Bar Number 12075 to produce for the record, the physical documented 'Delegation of Authority', as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the United States

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim a facie evidence and grounds to impose a lien upon the official personalty to secure their public oath and service of office. (18 USC 912).

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\$1,000,000 a day Pain and Suffering

5

Sade Rence El, Ex-Relatione SADE KELLOGG THARP Authorized Representative Flesh and Blood Being, In Proprin Persona Sai Juris

9590 9402 5707 9346 4447 20

ATTACHMENT 450 4E (19 pages)





Moorish National Republic Tederal Government

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / "The North Sate"

19. ~ 'Cemple of the Moon and Sun' ~ «

🌭 ~ Hocietas Republicae Ca Al Maurikanos ~ 🛷

The True and De jure Natural Peoples - Beirs of the Land

AFFADAVIT-OF-FACT PETION TO DENY MOTION DEMAND FOR IMMEDIATE RELEASE OF PROPERTY

- 1. 2. sade rence el (all right reserved) in proper persona sui juris
- 3. Ex relatione nom de guerre SADE KELLOGG THARP
- 4. c/o 5370 East Craig Road 2173
- 5. Las Vegas Nevada Republic [89115]
- 6. (415) 684-2289
- EIGHTH JUDICIAL DISTRICT COURT (acting as) 7.
- **FAMILY DIVISION** 8.
- CLARK COUNTY, NEVADA REPUBLIC 9.

10. In the Matter of the Parental Rights as to 11. ase divine el in proper persona (all rights reserved) NOM DEGUERRE 14th Amendment Denationalized Defacto Strawman ASE DIVINE KELLOGG-THARP, ASE' KELLOGG-THARP

)#-J-20-351056P1) Department Y

) Courtroom 14

NOTICE THIS DOCUMENT WAS WRITTEN AND CREATED JULY 15, 2021 (see affiditivit of verification) THIS DOCUMENT WAS E FILED WITH THE CLERK OF COURT STEVE 12. GIERSON JULY 20,2021. PLEASE SEND PROOF WHEN DOCUMENT WAS SENT 13. CERTIFIED MAIL. THIS DOCUMENT WAS HAND DELIVERED TO PETITIONER

14. AUGUST 8, 2021.

15. DENIED MOTION TO TERMINATE PARENTAL RIGHTS

- 16. ACTING ASJUNDER color of law, the CLARK COUNTY DEPARTMENT of Family Services
- 17. ("Department"), by and through acting as Clark County District Attorney's Office, by and through
- 18. acting as STEVEN B. WOLFSON, and acting as Chief Deputy District Attorney
- 19. STEPHANIE RICHTER do not have the authority, jurisdiction or the God Given right to terminate Parental Rights
- 20. of Natural Divine Creator sade rence cl.

21.///

1.

DENIED MEMORANDUM OF POINTS AND AUTHORITIES

- 2. 1. Actions can only be governed by the people as stated in THE CONSTITUTION OF THE STATE OF NEVADA see Article-1-Section 20. Nevada Revised Statues, Chapter 432B and 128
- 3. has no authority and is without mercy. Justice without mercy is Godless, and therefore repugnant to the
- 4. United States Constitution, Eighth Judicial District Court has kidnepped the minor and has not proven for the record jurisdiction.
- 5. 2. In proper persona ase divine el ,Nom Deguerre Strawman ASE DIVINE KELLOGG THARP
- 6. ASE KELLOGG THARP was born August 8, 2019 during a home birth. The order to create the US Corporation birth certificate bond
- 7. at California Republic is denied due to ase divine el a natural living being has a Moorish Live
- 8. Record of Birth and a Living Family Holy Bible Live Birth Record. Those documents have been notarized and witnessed and sent via certified mail Vital Statistic California and e filed with STEVE GIERSON acting as Clerk of Court Nevada.

- 9. 3. Ase a Moor American is currently being denationalized as a 14th described and held hostage and captive by a defacto foster home which is unlawfully licensed
- 10. by the department where she was forcibly placed by the department.
- 11. Ase, Mother and "we the people" has never, waived any rights, signed any contracts, given consent
- 12. penniission or authority to the Juvenile Court to adjudicate or exercise jurisdiction over any matters.
- 13. pertaining to our life, property, persons, security and liberty. A "Writ of Error and Default Judgment on top of numerous affidavits including a writ of habaes corpus
- 14.was Effied with acting as clerk of court STEVE GIERSON and sent via certified mail.
- 15. The department is in violation of ... full faith and credit...
- 16. Divine creator sade rence el in proper persona nom de guerre SADE KELLOGG THARP all rights reserved
- 17. 4th amendment
- 18. 4th amendment
- 19. 4th amendment
- 20. 4th amendment
- 21. 4th amendment
- 1. Divine creator sade renee el in proper persona has no need to establish or prove to any corporations maternity
- 2. Job 41:11: "Whatsoever is under the whole heaven is mine." Ezekiel 18:4: "Behold, all souls are mine; as the soul of the father, so also the soul of the son is mine." Exodus 19:5: "Now therefore, if ye will obey my voice indeed, and keep my covenant, then ye shall be a peculiar treasure unto me above all people: for all the earth is mine." Psalms 50:12: "If I were hungry, I would not tell thee: for the world is mine, and the fullness thereof." Proverbs 8:14: "Counsel is mine, and sound wisdom: I am understanding; I have strength.
- 3. 5. Acting as the "Department" as mother previously stated she had a sparm donor for conception.
- 4. She reserves her rights at all times
- 5. 4th amendment

- 6. 4th amendment
- 7. 6. The movent of this motion has continued to deny friends and family by way of consenguinity to take
- 8. guardianship and provide home to use divine el. Mother has proof of several attempts to get her offspring with friends and family.
- .CONSPIRACY AGAINST RIGHTS—USC 18 §241 If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State in the free exercise or enjoyment of any right, they shall be fined tinder this title or imprisoned not more than ten years, or both.
- 9. 7. ase divine el is a Moor American. She is protected by Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire.
- 10. "A state cannot refuse to give foreign nationals their treaty rights because of fear that valid
- 11.international agreements may possibly not work completely to the satisfaction of state authorities. 1
- 12. Under the supremacy clause of the United States Constitution Art. VI, clause 2, state policies as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements."

Kolovrat v. Oregon, 366 U.S. 187, 194, 81 S.Ct. 922 (1961), which the Supreme Court of the United States decided the following.

13. The United Nations Declaration on the Rights of Indigenous Children avers the following:

Article 6 Every indigenous individual has the right to a nationality

14. <u>DENIED FACTUAL BACKGROUND</u>

- 15. Where as (Hoke vs. Henderson, 15, N.C. 15, 25 AM Dec 677) stated in a supreme court case ruling
- 16. "... That statutes which would deprive a citizen of the rights of person or property without a regular trial, according to the course and usage of common law, would not be the law of the land."

- 17. 10. FALSIFIED COMMENCEMENT OF CASE: Please provide for the record and on the record the party in
- 18. which had a concern of the mother alleged alcohol abuse. For the record please provide evidence and
- 19. proof of mother being arrested for DUI April 21,2020. The Department continues to falsify documents go
- 20. off 3^{nl} party hearsay and lie on reports with no proof or evidence or sworn affidavits supporting their
- 21.claims and is again charged with Treason, Conspiracy and Genocide. The court and its acting members have no jurisdiction over free living beings.
- Hear, O Israel; The Lord our God is one Lord: And thou shalt love the Lord thy God with all thy heart, and with all thy soul, and with all thy mind, and with all thy strength: this is the first commandment. And the second is like, namely this, Thou shalt love thy neighbor as thyself.

 There is none other commandment greater than these" (Mark 12:29-31).
 - 11. <u>DENIED CASE PLAN</u>
 - 2. Ase Divine El is presently being held hostage as prize and deprived of her liberty under
 - 3. color of state law within purview of the plausible 14th Amendment, contrary to and in
 - 4. violation of the supreme Law of the Land under Article VI, clause 2 of the Constitution
 - 5. for the United States Republic of North America.
 - 6. "...The right to be let alone—the most comprehensive of rights and the right most valued by civilized men. To protect that right, every unjustifiable intrusion by the government upon the privacy of the individual, whatever the means employed, must be deemed a violation of the Fourth Amendment." (Olmstead v. U.S., 277 U.S. 438, 478, 1928)

- 7. 12. DENIED TRIAL HOME VISIT THE CONSTITUTION OF THE STATE OF NEVADA
- 8. Article One Sec. 18. Unreasonable seizure and search; issuance of warrants. The right of the people to be secure in their persons, houses, papers and effects against unreasonable seizures and searches shall not be violated; and no warrant shall issue but on probable cause, supported by Oath or Affirmation, particularly describing the place or places to be searched, and the person or persons, and thing or things to be seized.
- 9. 13. BABY PRISON CAMP: ase is currently being held hostage by
- 10. a hybrid European who is not familiar with mothers religions, heritage and customs.
- 11. ase is currently going through separation anxiety as she is being denied bonding time with her natural mother

"No state shall convert a liberty into a license, and charge a fee therefore." (Murdock v. Pennsylvania, 319 U.S. 105)

- 12. sade rence et all rights reserved sui juris in proper persona is demanding the immediate release and return of her offspring ase divine et.
- 13. DFS has continued to commit fraud and holding the child hostage from divine creator touch, reach and
- 14. sight. CONSPIRACY TO INTERFERE—USC 42 §1985 If two or more persons in any State or Territory
- 15. conspire for the purpose of depriving, either directly or indirectly any persons rights the party so
- 16. injured or deprived may have an action for the recovery of damages against any one or more of the
- 17. conspirators.
- 18. The court and its members have no authority or jurisdiction to adopt a permanency plan to terminate
- 19. god given rights.
- 20. MALACHI 3:8 "Will a man rob God?
- 21.///

1.NO LEGAL AUTHORITY

- 2. the court and its members have not proven any evidence, witnesses, affidavits or anything similar to such
- 3. regards to prove and attest these statements are true and factual. This court which is not of record is acting
- 4.color which has not been given to them amhority or consent.
- -5. "Courts not of record are those of inferior dignity, which have no power to fine or imprison, and in which the 6. proceedings are not enrolled or recorded." 3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, 7:C:C.Ga., 24-F. 481; Ex parte Thistleton; 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 is R.A. 229; Heininger v. 8. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.
- 9. Luke 11:52 Wee unto you, lawyers! for ye have taken away the key of knowledge: ye entered not in yourselves, and them that were entering in ye hindered.
- 10. THE BEST INTEREST OF ase divine et a living being in proper persona is to be with her divine creator sade 11. rence et. The immediate return of property is demanded. John 8:36 if the Son therefore shall make you 12.free, ye shall be free indeed.
- 13. sade rence cl, a Moor American indigenous to this land have the rights to life, physical and mental 14.integrity, liberty and security of person. Indigenous peoples have the collective right to live in freedom, 15.peace and security as distinct peoples and shall not be subjected to any act of genocide or any other act of 16.violence, including forcibly removing children of the group to another group. Indigenous peoples and 17.individuals have the right not to be subjected to forced assimilation or destruction of their culture. 18.Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in 19.accordance with the traditions and customs of the community or nation concerned. No discrimination of 20.any kind may arise from the exercise of such a right.
- 21. "The state cannot diminish rights of the people." Hurtado v. People of the State of California, 110 U.S. 516.

- 1. CONSPIRACY TO INTERFERE—USC 42 §1985 If two or more persons in any State or Territory conspire for the 2-purpose of depriving, either directly or indirectly any persons rights the party so injured or deprived may 3-have an action for the recovery of damages against any one or more of the conspirators. "Where rights 4-secured by the Constitution are involved, there can be no rule making or legislation which would abrogate 5-them." Miranda v. Arizona, 384 US 436, 491.
- 6. "...the right to be let alone the most comprehensive of rights and the right most valued by civilized men. To 7.protect that right, every unjustifiable intrusion by the government upon the privacy of the individual, 8.whatever the means employed, must be deemed a violation of the Fourth Amendment." Olmstead v. U.S., 9.277 U.S. 438, 478 (1928).
- 10. Bill of Rights AMENDMENT X The powers not delegated to the United States by the Constitution, nor 11 prohibited by it to the States, ARE RESERVED TO THE STATES RESPECTIVELY, OR TO THE PEOPLE.
- 12. This agency has no authority to make a ruling or a judgment on People (sade rence el) without the Peoples 13.consent. "every man is independent of all laws, except those prescribed by nature. He is not bound by any 14.institutions formed by his fellowman without his consent." [Cruden v. Neale].
- 15. common law is the law of the land
- 16 NEGLECT HAS NEVER BEEN PROVEN. CFS and its agents have denied due process.
- 17. "If any statement, within any law, which is passed is unconstitutional, the whole law is unconstitutional." 18. Marbury v. Madison: 5 US 137 (1803). Therefore, ... "that statutes which would deprive a citizen of the 19. rights of person or property without a regular trial, according to the course and usage of common law, 20. would not be the law of the land." Hoke vs. Henderson, 15, N.C. 15, 25 AM Dec 677.
- 21. If it does exist Please provide for the record where mother has been CONVICTED of a DUI related to this case of alleged child abuse.

- Produce for the record any physical marks, scars or witness swom affidavits to attest to ase alleged child abuse and neglect.
- 2. Produce for the record sworn affidavits or visible evidence the child was neglected from shelter
- 3. Produce for the record a mental health evaluation whereas the child suffered from trauma.
- 4. Produce for the record how the child in care of mother was deprived financially.

5. CLAIM NOT PROVEN

- 6. Produce for the record the mothers excessive alcohol usage
- 7. Produce for the record your evidence that proves sade is a unfit parent.
- 8. Where do you get your authority from. Is there a contract between sade rence el in proper persona and or 9.SADE RENEE EL nom de guerre ? if so produce for the record
- 10. no man shall be deprived of his property without being heard in his own defense. [Kinney V. Beverly, 2 11.Hen. & M(VA) 381, 336].
- 12. legislators cannot legislate the behavior of the people.
- 13. "The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statutes are not the law", -- Self v. Rhay, 61 Wn (2d) 261.
- 14. Amendment V: "No person shall be held to answer for a capital, or otherwise inflamous crime, unless on a 15.presentment or indictment of a Grand Jury."
- 16. sade rence el is demanding the immediate return of her offspring and this case to be immediately dismissed based on lack of evidence no proof of claim, hearsay and defamation.
- 17.CFS and its members have no authority and jurisdiction over free national living beings.
- 18. We hold these truths to be self-evident, that all men are created equal, that they are endowed by their 19. Creator with certain unalicnable Rights, that among these are Life, Liberty and the pursuit of

Happiness. 20.That to secure these rights, Governments are instituted among Men, deriving their just powers from the 21.consent of the governed.

- 1. US Constitution Article VI: This Constitution, and the laws of the United States which shall be made in 2.pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, 3.shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the 4.Constitution or laws of any State to the contrary notwithstanding.
- 5. ase is in best care with her mother
- 6. ase has shown behavioral issues previous zoom chats due to her lacking the bonding with her divine 7.creator sade rence el
- 8. CFS is at fault for committing treason and genocide
- 9. CPS continues to deny Gods law which is the law of the land

10-NO CONTRACT-EVERY EXISTED. Produce for the record when mother accepted any case plan. Produce for 11 the record the signature of mother September 21, 2020.

12. 42 USC \$1985(3) = CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS: Depriving persons of rights or 13 privileges: If two or more persons in any State or Territory conspire or go in disguise on the highway or on 14 the premises of another, for the purpose of depriving, either directly or indirectly, any person or class of 15 persons of the equal protection of the laws, or of equal privileges and immunities under the laws; or for the 16 purpose of preventing or hindering the constituted authorities of any State or Territory from giving or 17 securing to all persons within such State or Territory the equal protection of the laws; or if two or more 18 persons conspire to prevent by force, intimidation, or threat, any citizen who is lawfully entitled to vote, 19 from giving his support or advocacy in a legal manner, toward or in favor of the election of any lawfully 20 qualified person as an elector for President or Vice President, or as a Member of Congress of the United States; or to injure any citizen in person or property on account of such support or advocacy; in any case of conspiracy set forth in this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States,

the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators.

- 21. ASE IS AT RIŠK OF ÎNJURY IN FOSTER HOME during zoom meetings are displayed behavioral issue with mother throwing food, excessive crying, obvious sadness in body language. Foster home also has several large canines that put are at high risk due to family history.
- 1. The court agents and agencies and members have no consent
- 2. sade rence el is demanding the immediate return of her property
- 3. sade rence el is demanding the immediate dismissal of this case due to lack of proof of evidence
- 4. the court and its members have not provided proof of injury
- 5. In order for a crime to exist there must be a injured party
- 6. 18 USC §1512B ENGAGES IN MISLEADING CONDUCT: (b) Whoever knowingly uses intimidation, threatens, 7.or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward 8.another person, with intent to (1) influence, delay, or prevent the testimony of any person in an official 9.proceeding; (2) cause or induce any person to (A) withhold testimony, or withhold a record, document, or 10.other object, from an official proceeding; (B) alter, destroy, mutilate, or conceal an object with intent to 11.impair the object's integrity or availability for use in an official proceeding; (C) evade legal process 12.summoning that person to appear as a witness, or to produce a record, document, or other object, in an 13.official proceeding; or (D) be absent from an official proceeding to which such person has been summoned 14.by legal process; or (3) hinder, delay, or prevent the communication to a law enforcement officer or judge 15.of the United States of information relating to the commission or possible commission of a Federal offense 16.or a violation of conditions of probation [1] supervised release,, [1] parole, or release pending judicial 17.proceedings; shall be fined under this title or imprisoned not more than 20 years, or both.
- 18. sade rence el has filed with clerk of court several affidavits that have not been rebutted
- 19. please produce for the record where you derive your authority over free national living beings

20.///

21.///

1:Hagans v Lavine 415-U.S. 533., There is no discretion to ignore lack of jurisdiction. Joyce v U.S. 474 2d 215; The law 2 provides that once State and Federal jurisdiction have been challenged, it must be proven. Main v Thiboutot 106. S. Ct 3.2501 (1980); "Jurisdiction can be challenged at any time " and "jurisdiction, once challenged, cannot be assumed and must 4.be decided". Basso v Utah Power and Light Co. 495 F.2d 906,910.

- 5. YOU ARE ORDERED TO IMMEDIATELY RETURN THE PROPERTY
- 6. Due to proven fraud it is ordered that you immediately release and return are divine el to her divine creator sade 7 rence el "Sovereignty itself is, of course, not subject to law, for it is the author and source of law." (Yick 8.Wo v. Hopkins, 118 US 356, 370).
- 9. Gal 5:13-14 For, brethren, ye have been called unto liberty; only use not liberty for an occasion to the 10.flesh, but by love serve one another. For all the law is fulfilled in one word, even in this; Thou shalt love 11.thy neighbor as thyself.
- 12. sade rence el is the divine creator the mother of ase divine el and she is endowed with unalienable 13 rights among those are life liberty and the pursuit of happiness.

EN IT IS ORDERED.

X Aadl nevel el al martin nomm Sade Renee El IN PROPER PERSONA SUI JURIS

U.S. Office of Personnel Management Guide to Personnel Data Standards	ETHNICITY AND RACE I (Please read the Privacy Act Statement and inc	structions before completing
Name (Last, First, Middle Initial)	Social Security Number	Birthdate (Month and Year)
El, Sade Ranee		JUY 1986
Agency Use Only		
Privacy Act Statement		
the Office of Management and Budget's and Ethnicity. Providing this information of missing information, your employing a This information is used as necessary to also used by the U.S. Office of Po	sted under the authority of 42 U.S.C. Section 1997 Revisions to the Standards for the Claim is voluntary and has no impact on your empagency will attempt to identify your race and expense for equal employment opportunity three ersonnel Management or employing agency survey response and in the production of survey response and in the production of survey response and in the production of	ployment status, but in the instance thricity by visual observation. Sughout the Federal government. The maintaining the records to local summary descriptive statistics and summary descriptive statistics.
enalytical studies in support of the tunc studies.	tion for which his records are consuled and	
Social Security Number (SSN) is reque	sted under the authority of Executive Order	9397, which requires SSN be use
for the purpose of uniform, orderly admi to do so will have no effect on your em	inistration of personnel records. Providing this ployment status. If SSN is not provided, how	
for the purpose of uniform, orderly admit to do so will have no effect on your em used to obtain it. Specific Instructions: The two questions in	ployment status. If SSN is not provided, how below are designed to identify your ethnicity and ra	ever, other agency sources may i ce. Regardless of your answer to
for the purpose of uniform, orderly admit to do so will have no effect on your em- used to obtain it. Specific Instructions: The two questions in question 1, go to question 2. Question 1. Are You Hispanic or Latino's Spanish culture or origin, regardless of race	ployment status. If SSN is not provided, how nelow are designed to identify your ethnicity and ra ? (A person of Cuban, Mexican, Puerto Rican, Soc.)	ever, other agency sources may i co. Regardless of your answer to th or Central American, or other
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for the purpose of uniform, orderly admit to do so will have no effect on your emused to obtain it. Specific Instructions: The two questions is question 1, go to question 2. Question 1. Are You Hispanic or Latino's Spanish culture or origin, regardless of race "Yes No Question 2. Please select the racial categoric. Check as many as apply. RACIAL CATEGORY (Check as many as apply) American Indian or Alaska Native	ployment status. If SSN is not provided, how nelow are designed to identify your ethnicity and rate (A person of Cuban, Mexican, Puerto Rican, Soc.) Ory or categories with which you most closely identification of the origin (including Central America), and who mattachment. A person having origins in any of the original control including attachment.	ever, other agency sources may it on. Regardless of your answer to oth or Central American, or other tily by placing an "X" in the appropriate CATEGORY all peoples of North and South Americans tribal affiliation or commun not peoples of the Far East, Souther for example, Cambodia, China, income Islands, Thailand, and Vietnam.
for the purpose of uniform, orderly admit to do so will have no effect on your emused to obtain it. Specific Instructions: The two questions is question 1, go to question 2. Question 1. Are You Hispanic or Latino's Spanish culture or origin, regardless of race Yes No Question 2. Please select the racial category. RACIAL CATEGORY (Check as many as apply. American Indian or Alaska Native	ployment status. If SSN is not provided, how nelow are designed to identify your ethnicity and rate (A person of Cuban, Mexican, Puerto Rican, Soc.) Ory or categories with which you most closely identificating Central America), and who mattachment. A person having origins in any of the origin (including Central America), and who mattachment. A person having origins in any of the origin Asia, or the Indian subcontinent including, Japan, Korea, Melaysia, Pakistan, the Philipp	ever, other agency sources may income the control of the control american, or other tily by placing an "X" in the appropriate CATEGORY all peoples of North and South Americans tribal affiliation or community for example, Cambodia, China, income Islands, Thailand, and Vietnam. Incial groups of Africa. I peoples of Hawaii, Guam, Samoa, or

5 VSC | 65 (22) -cv-01910-CDS-D.1A Document 22-1 ... Eiled. 09/29/22 Page 29 of ETHNICITY AND RACE IDENTIFICATI U.S. Office of Personnel Management (Please read the Privacy Act Statement and instructions before complete **Guide to Personnel Data Standards** Birthdate (Month End/Ve Social Security Number Name (Last, First, Middle Initial) tse Divine **Privacy Act Statement** Ethnicity and race information is requested under the authority of 42 U.S.C. Section 2000e-16 and in compliance with the Office of Management and Budget's 1997 Revisions to the Standards for the Classification of Federal Data on Race and Ethnicity. Providing this information is voluntary and has no impact on your employment status, but in the instance of missing information, your employing agency will attempt to identify your race and ethnicity by visual observation. This information is used as necessary to plan for equal employment opportunity throughout the Federal government. It is also used by the U.S. Office of Personnel Management or employing agency maintaining the records to locate individuals for personnel research or survey response and in the production of summary descriptive statistics and analytical studies in support of the function for which the records are collected and maintained, or for related workforce studies. Social Security Number (SSN) is requested under the authority of Executive Order 9397, which requires SSN be used for the purpose of uniform, orderly administration of personnel records. Providing this information is voluntary and failure to do so will have no effect on your employment status. If SSN is not provided, however, other agency sources may be used to obtain it. Specific instructions: The two questions below are designed to identify your ethnicity and race. Regardless of your answer to question 1, go to question 2. Question 1. Are You Hispanic or Letino? (A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race.)

[] Yes [] No Question 2. Please shedt the racial category or categories with which you most closely identify by placing an "X" in the appropriate box. Check as many as apply. RACIAL CATEGORY DEFINITION OF CATEGORY (Check as many as apply) A person having origins in any of the original peoples of North and South America American Indian or Alaska Native (including Central America), and who maintains tribal affiliation or community attachment. A person having origins in any of the original peoples of the Fer East, Southeast Asien Asia, or the Indian subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thalland, and Vietnam. A person having origins in any of the black racial groups of Africa. Black or African American A person having origins in any of the original peoples of Hawali, Guam, Samoa, or Native Haweiian or Other Pacific Islander other Pacific Islands. A person having origins in any of the original peoples of Europe, the Middle East, or North Africa. Standard Form 181 Revised August 2005 MOOR AMERICAN / INDIGENIOUS / INDIAN/ABORISHIA 42 U.S.C. Section 2000e-16

-Previous editions not usable

NSN 7540-01-099-3446

15	PCON Your Maine: Sade venee el Address: Clo 6270 East Cray Road & City, State, Zip: Las Vegas, Nevada Rep Phone: (445) 684-228a	2173	Filed 09/29/22	Page 30 of 93
	Email: Sade. Kellogg @ gmail. Com Self-Represented Petitioner			
		ICT COURT		
	In the Matter of the Application of: KELLOGG THARP SADE RENEE	CASI DEP		0-351056P1
	(print the old name you do not want anymore) For Change of Name. Sode Renee El			
	Petitioner respectfully states as follows: 1. Petitioner was born on (date of birth) San Francisco, (state)	July 6	o. 1986	in (<i>city</i>)
	2. Petitioner has resided in Clark Count intends to live in Clark County, Neva	y, Nevada sir da indefinitel	nce (date) <u>02 (</u> y.	2019 and
	3. Petitioner's current legal name is: (cl	early print th		
	Sode R	enee (middle)	Polit	gy-Tharp
	Petitioner wishes to take a different to the clearly print the name you want to be			would like to take is:
	Sade	renee		<u> </u>
	(first)	(middle)		(last)
	© 2017 Family Law Self-Help Center		Petitic	n for Adult Name Change

1000 2450 0000 0048 0120

classes, an attor	visit <u>ww</u> mey, call t	sible for knowing the law about your case. For more information on the law, this form, and free w.familylawseifhelpcenter.org or the Family Law Self Help Center at 601 N. Pecos Road. To find he State Bar of Nevada at (702) 382-0504.
4.	Petitio	ner wishes to assume the new name because: (El check one)
		I want to change my name to conform to my gender identity. A Other: (explain
		why you want to change your name)
		Because everyone has the right to name and nationality.
		and nationality.
•	` `	heck one) (I have never been convicted of a felony.
	t	I have been convicted of a felony. The details of my convictions are (list all felony convictions, including the offense, date of conviction, and the county/state):
		*If you have a felony conviction, a complete set of fingerprints taken in the manner described by the Department of Public Safety must be provided at the time you file this petition.
	£ 39.4	time you fare this pentation. itioner is not requesting this name change to defraud creditors or for some other
		idulent reason.

Petitioner requests that the court enter an order changing Petitioner's name to (print the new
name you want to assume) Sade P-enee 51
and for such other relief as the Court finds to be just and proper.
DATED this (day) 11 day of (month) September , 2021.
Submitted By: (your signature) > ARL all Nights six hard /s/
(print your name) Sode YOURS
Page 2 of 3 - Petition for Adult Name Change
<u>YERIFICATION</u>
Under penalties of perjury, I declare that I am the Petitioner in the above-entitled action
that I have read the foregoing Petition and know the contents thereof; that the pleading is true o
my own knowledge, except for those matters therein contained stated upon information and belief
and that as to those matters, I believe them to be true.
I declare under penalty of perjury under the law of the State of Nevada that the
foregoing is true and correct.
DATED this (day) 11 day of (month) September , 2021:
Submitted By: (your signature) > ABL, of reflectived Isl

Affidavit of Fact Certificate of Service

This package of documents contain AFFADAVIT OF FACT PETITION TO DENY MOTION DEMAND FOR IMMEDIATE RETURN OF PROPERTY 12 pages ETHINICITY AND RACE IDENTIFICATION ase divine et 1 page, ETHINICITY AND RACE IDENTIFICATION sade rence et 1 page PETITION FOR ADULT NAME CHANGE sade rence et 3 pages. 17 pages 17 pages

XABO TOMO B

C.C:State's Attorney for CLARK COUNTY, Nevada

Nevada Secretary of State

Michael R. Pompeo, United States Secretary of State

William P. Barr, United States Attorney General

Wayne Salzgaber, Director of INTERPOL Washington

Michelle Bachelet Jeria, United Nations High Commissioner for Human Rights

Embassies and Consulates of the International Community and other interested persons

State of Mevade county of Clark

Eigned and sworn (or affirmed) before me on 8/812021 by Snote Rence El. Prease see the attached documents "Affactarit or fact Petition to deny motion for immediate return or poperty 12 pages; Ethnicity and Pace 10. I page Petition for adult name change.

8# 2 page notorized 17. pages total.

general de



Nevada NOTARIZATION	
State: Nevada republic	
County: Clark	
signatory, <u>Sade Renee El</u> . I am a Notar Renee <u>El</u> , is personally known to me o	before me personally appeared the above y Public in and for Clark County and the above signatory, Sade or proved to me on the basis of satisfactory evidence to be the and acknowledged that he/she/they executed the same.
WITNESS my hand and official seal:	
JESSICA GONZALEZ Motory Public, State of Novada No. 19-2506-1 My Appt. Exp. May 23, 2023 Name (printed): Sade fence	County of Clark. This document was acknowledged before me on August 11, 2021 by Sade Renee E1. Genee All Argust 11, 2021 by Sade Renee E1. please see the attached Affadant as fact petition to deny motion. 12 12 pages 1/3 pages petition to few agust theme change.
Signature: ASK NONE A	Magkts reserved

J-20-351056-P1



DISTRICT COURT CLARK COUNTY, NEVADA

Juvenile Protection	COURT MINUTES	December 21, 2021
J-20-351056-P1	Kellogg-Tharp, Sade,El, Sade R Mother	RIPP,
December 21, 2621	1:36 PM	All Pending Matters
HEARD BY: -Chart	er, Stephanie A.	COURTROOM: Courtroom 14
COURT CLERK: N	illyreth Tabares	
PARTIES:		
	JOURNAL EN	TRIES

- (Ase Kellogg Tharp) Department of Family Services (DFS) represented by Michelle Pelino. Children's Attorney Project (CAP) represented by Denise Glasgow. Poster mother present. Parties present via audio visual.

Court reviewed the report and noted mother filed an Appeal to the Termination of Parental Rights Decision.

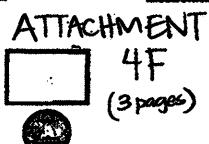
Court further reviewed the Motion for Medical treatment and FINDS it is in minor's best interest for minor to get medical procedure. Court ORDERED, Motion for Medical Treatment is GRANTED.

Court FURTHER ORDERED, subject minors CONTINUED under the Court's jurisdiction. Formal Supervision through the Department of Family Services. Reasonable efforts have been made. Permanency plan shall remain Adoption. Placement in foster home. Matter set for Review Hearing.

INTERIM CONDITIONS:

	NT DATE:	92/23/2022	Page 24 of 27	Minutes Date:	July 22, 2020
L			I		

Notice: Journal entries are prepared by the courtroom clerk and are not the official record of the Court.







Moorish National Republic Federal

Moorish Divine and National Movement of the World -Northwest Amexem / Northwest Africa / North America / 'The North Sate'

19- ~ 'Cemple of the Moon and Sun' ~ 14

🍫 ~ Bocietas Republicae Ca Al Maurikanos ~ 🧇

The Crue and De jure Natural Peoples - Beirs of the Land

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

FAMILY COURT FOR STATE OF NEVADA FOR THE DISTRICT OF LAS VEGAS NEVADA

RESPONDENTS REQUEST FOR PRODUCTION OF DOCUMENTS

Natural Mother, Jus Sanguinis, Sade Renee El, hereby DEMAND that District Attorney Stephen Wolfson and Stephenie Ritcher to produce and permit Sade Renee El, Respondent, to inspect and copy the documents designated below, within thirty days from the date of service of these requests for production of documents.

Second Request For Production of Documents:

 Produce the Documents, memoranda, reports, bulletins, or newsletters created or circulated by Defendant Las Vegas Nevada and Hospitals Corporation pertaining to it's

Case Number: J-20-361068-P1

Case 2:21-craft planty as Diament Awareness sensitivity uniting, unpossitional limitor training governing physicians related to the claims or subject-matter in this action.

- 2. Produce the documents, memorandum, bulletins, notes, letters, training manuals, guidebooks containing policy and/or directives guidance or procedures for caseworkers that implement Department Of Children and Family Services, Clark County Nevada's obligation to "keep biological families together" and emphasis on preventive services.
- Produce the Documents relating to Children and Family Services, Clark County Nevada's
 administrative policy for training, organizational and/or Cultural Awareness policy
 regarding Moorish American /Indigenous daughters and sons.
- 4. Documents relating to Children and Family Services, Clark County Nevada's corporate compliance or risk management policies and/or procedures relative to any of the claims in this action.
- 5. Documents that were prepared, received, maintained, or sent by Children and Pamily Services, Clark County Nevada's or any of its agents, concerning the claims, and/or subject matter of this litigation, including but not limited to correspondence, reports, investigative reports, memoranda etc.
- All documents referred to, reviewed, examined, or relied on by Children and Pamily Services, Clark County Nevada's or its agents.
- All documents that Children and Family Services, Clark County Nevada provided to any entity, person, agents, contractors, government agency, relating to Respondent or her heir Ase Divine El, known to Court as ASE DIVINE KELLOGG THARP
- 2. All documents relating to complaints, reports, oral transmittal reports, written reports,

sade rence el sui juris
ucc i 207 ucc i 308
authorized representative, ex rel.
SADE KELLOGG THARP;
All Rights Reserved

STEPHANIE CHARTER
DISTRICT JUDGE -

US POSTAGE...PITTER BOAT

RESORTED REST CLASS

EKRIFTH JUDICIAL DEPARMENT CRIET FAMEL DINSON, DEPARMENT Y 801 NOFTH PECOS ROAD LAS VEDAS, NEVADA 89101-8408

RETURN SERVICE REQUESTED

Mail-Fraud wrong hame

Sade Kellogg-Tharpa/k/a Sade Renee El 9308 South Chicago Ave. #491 Chicago, IL 60617

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STEPHA. . CHARTER DISTRICT JUDGE

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BIGHTH JUDICIAL DISTRICT COURT PART DATE: DEPARTMENT V 601 NORTH PECOS ROAD LAG VEGAS, NEVADA 89101-2408 RETURN SERVICE RECUESTED Sade Kellogg-Tharp a/k/a Sade Renee El 9308 South Chicago Ave. #491

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Case 2:21-cv-01910-CDS-DJA Document 22-1 Filed 09/29/22 Page 40:0133

ATTACHMENT 4G

STATE OF NEVADA
UNITED STATES OF AMERICA)
COUNTY OF CLARK
)

(2 pages)

AFFIDAVIT OF RETURN OF PROPERTY AND TRESPASS

To all whom these presents shall come, Greetings: Regarding CASE NO J-20-351056-P1. In the matter of ase divine el ex relatione ASE DIVINE KELLOGG THARP-DOB-08/08/2019

I, sade renee el ex relatione SADE KELLOGG THARP, declare and affirm that I am the mother, parent and owner of ase renee el and that pursuant to the 14th Amendment of the United States Constitution and case law from state appellate and federal district courts and up to the U.S. Supreme Court, all affirming the absolute Constitutional right of parents, that no State can remove my property without first allowing my right to due process in the law.

DUE PROCESS

- 1. The rights of parents to the care, custody and muture of their children is of such character that it cannot be denied without violating those fundamental principles of liberty and justice which lie at the base of all our civil and political institutions, and such right is a fundamental right protected by this amendment (First) and Amendments 5, 9, and 14. Doe v. irwin, 441 F Supp 1247; U.S. D.C. of Michigan, (1985).
- The liberty interest of the family encompasses an interest in retaining custody of one's children and, thus, a state may not interfere with a parent's custodial rights absent due process protections. Langton v. Maloney, 527 F Supp 538, D.C. Conn. (1981).
- 3. Parent's right to custody of child is a right encompassed within protection of this amendment which may not be interfered with under guise of protecting public interest by legislative action which is arbitrary or without reasonable relation to some purpose within competency of state to effect. Regenoid v. Baby Fold, Inc., 369 NE 2d 858; 68 III 2d 419, appeal dismissed 98 S Ct 1598, 435 US 963, IL, (1977).

JUDGE'S AND LAWYER'S OATH AND RESPONSIBILITY

- Judges must maintain a high standard of judicial performance with particular emphasis upon conducting litigation with scrupulous fairness and impartiality. 28 USCA § 2411; Pfizer v. Lord, 456 F.2d 532; cert denied 92 S Ct 2411; US Ct App MN, (1972).
- State Judges, as well as federal, have the responsibility to respect and protect persons from violations of federal constitutional rights. Gross v. State of Illinois, 312 F 2d 257; (1963).

Exhibit A: Affidavit of Return of Property and Trespass

I.REQUIRE that my property be returned to me immediately within 48 hours from today, November 22, 2021. Deliver my property to me at c/o 5370 East Craig Road Unit 2173 Las Vegas, Nevada Republic [89115]. Otherwise, there will be a \$1,000,000 daily charge to all parties found to be responsible for withholding my property. I can be reached via cell phone for the restoration of my property at 415 684 2289.

All Statements

STATE OF NEVADA
UNITED STATES OF AMERICA
COUNTY OF CLARK

Subscribed and affirmed before me, a Notary Public, on this 22 day of November, 2021, that sade rence el proved to me on the basis of satisfactory evidence to be the woman who appeared before me.

Notary Signature

Seal

My Commission Expires On

Donn's STOCKMANN
Mozery Public, State of Neveda
Appointment No. 19-1752-1
Appointment No. 19-1752-1
Appointment No. 2023







THE MOORISH NATIONAL REPUBLIC THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD Aboriginal and Indigenous Natural Peoples of North-West America

Affidavit of Fact (Unlawful Demand of Immunication)

July 19, 2020

For the Record, On the Record, and Let the Record show, I Am Asse Divine El. a Moorish American National Aboriginal, Indigenous Natural Divine Being manifested in Human/Flish to the Americas, in Psupria Persona, Sui Juris, Elit not a non-de-guerse, straw-man or any other artificial corporate construct, as written or scribed in ALL CAPITAL LETTERS and written by the unclean hands of others. I am Sovereign to this Land and preserve all my rights.

It is against my religion, as protected by the United States Republic Constitution Article I of the Bill of Rights, to engage in any way with the immunization process.

In addition, as immunization is a voluntary process I therefore choice not to participate in the process.

Any further discussion or any retaliation regarding my religion as it related to the immunization process will constitute a violation of my Constitutional / Treaty secured rights.

The sole obligation of government, as stipulated in the United States Republic North American Constitution Article IV Section IV, as a Republican form of government is to secure, protect, and preserve the rights of the People domestically and internationally.

MIRANDA v. ARIZONA , 384 U.S. 436 (1966) 491; 86 S. Ct. 1683

"Where rights secured by the Constitution are involved, there can be no 'rule making' or legislation which would abrogate them."

Norton v. Shelby County, 118 U.S. 425 p. 442

"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed."

Notice to Agent is Notice to Principal -- Notice to Principal is Notice to Agent.

Affiant, Ase Divine El. ex-relatione ASE DIVINE, a living, breathing, flexh-and-blood, natural being woman, do affinu that Affiant has scribed and read the foregoing facts, and, in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

International Criminal Coast
The Hague, The Netherlands
Witness: A Pres and Sovereign Montish species National, Paginney American Affice America
All Rights Reserved

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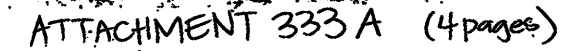
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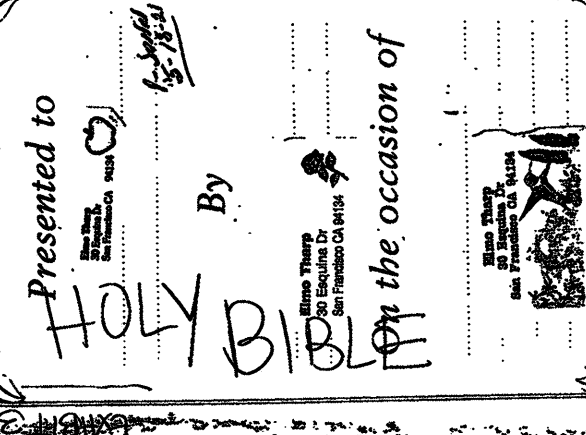
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Natural Person. In Propria Persons:

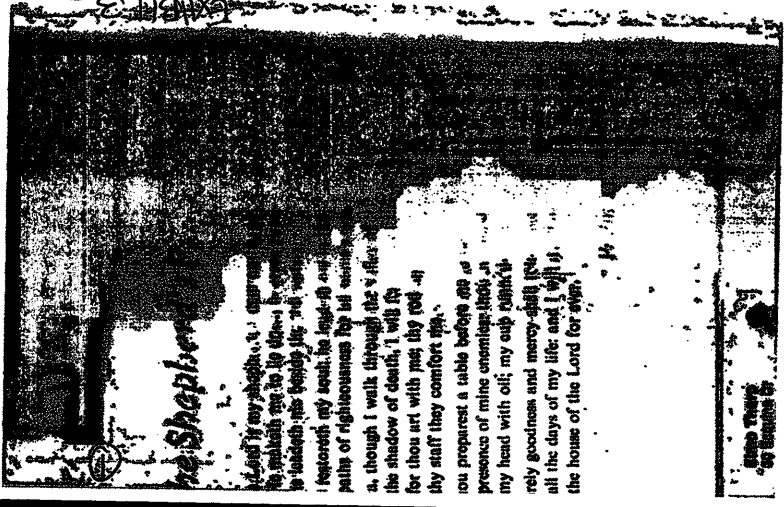
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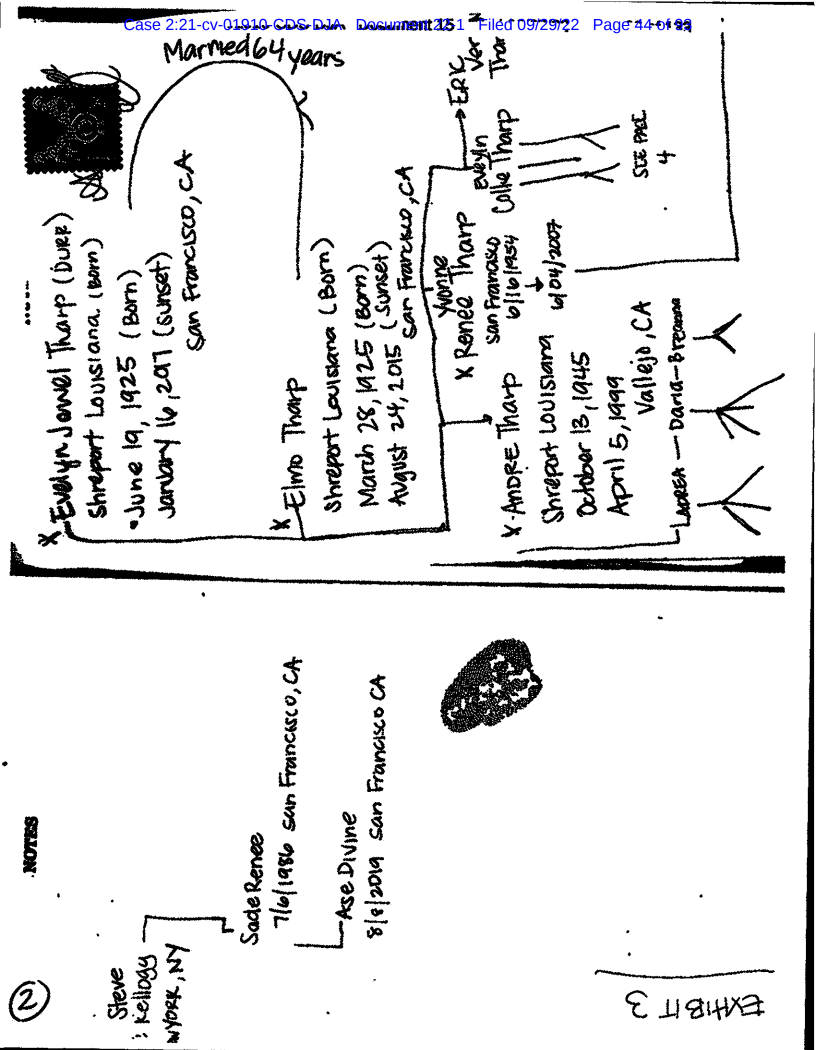
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[c/o 5370 E Craig Rd 2173]
[Near Las Vegas NV [89115]
Northwest Amexem

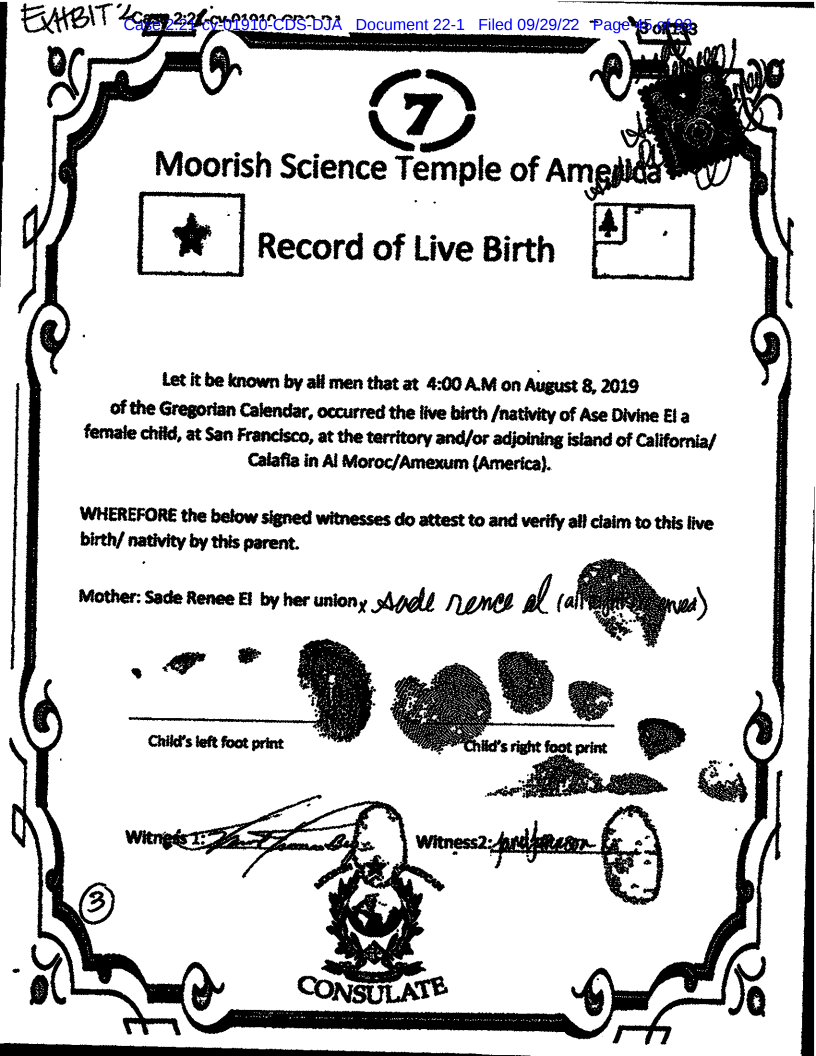


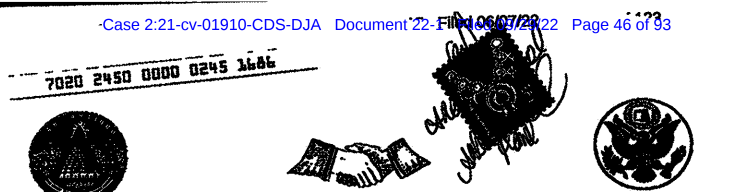


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THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amexem / Northwest Africa / North America.

'The North Gate'.

Societas Republicae Ea Al Maurikanos.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccans / Americans

Affidavit of Truth/ Live Birth

05/27/2021

Vital Statistics 1501 Capitol Ave #71 Sacramento, California Republic (95811)

I Sade Renee El attest to the fact I had a home birth at California Territory. I am the Divine Creator Mother of Ase Divine El who I birthed in California. For the record she was born August 8,2020 at 4:00am in California.

This is a certificate of Live birth.

Sade Rence EI, Ex-Relatione SADE K



Case 2:21-cv-01910-001930U/A Document 22-1 -Filed 09/29/22 - Page 25/401633

ATTACHMENT 333B

CLERK OF THE CO.

(-7 pages)



Office of Business Enterprises Duplicative Services Section

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THIS IS TO CERTIFY that the collections of the Library of Congress contain a publication entitled THE PUBLIC STATUTES AT LARGE OF THE UNITED STATES OF AMERICA from Morch 1933 to June 1934, and that the attached photocopies from Volume XLVIII - the title page, the publisher's page, and pages 484 through 487 on which appears the (REATY WITH MORDEX). September 16, 183) - are attached photocopies from that work.

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Gregory T/Cooper Duplication Services, Section Head Office of Business Enterprises Library of Cooperss

THE STATUTES AT LARGE

OF THE

UNITED STATES OF AMERICA

There

MARCH 1933 to JUNE 1934

CONCURRENT RESOLUTIONS
RECENT TREATIES AND CONVENTIONS, EXECUTIVE PROCLAMATIONS
AND AGREEMENTS, TWENTY-YESET AMERICANENT
TO THE CONSTITUTION

RESPINA, PRESSENCE, AND POSSESSED BY ACTIONOSELY OF COMPANIE THEORY WINE RESOURCES OF THEIR SECRETARIES OF STATE

VOL. XLVIII

IN THE PARTS

Paner 1-Public Acts and Resolutions.

PANT 2—Private Acts and Resolutions, Concurrent Resolutions
Treaties and Conventions, Recontive Precisenations
and Agreements, Twenty-first Amendment to the
Constitution.

PART 1

UMIND STATES COUNTRIES INCIDENCE COUNTRIES The transfer of the sales of th

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Structures of the United States of America;

AT THE BRIDGE SERVICE,

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All bells and joint constations generated to the President of the United Status bear the algorithms of the Speaker (or of the Speaker pro tempero) of the Neuro of Septembertion and of the Ver President and President of the Sense (or of the President of the Speaker pro designate); these algorithms accordingly appear on the originals of all acts and Joint resolutions.

The eigenture of the President of the United States appears on the exigincle of all appeared arise and John resolutions.

The original of every set and joint remission has endorsed thereto a certificate of exists, signed, as the case may be, by the Glock of the Rivers of Representatives or by the Secretary of the Sounds and mailing "X certify that this Act (or Joint Resolution) exiginated in the Rivers of Representatives (or Secreta)." The origin of each act and consistent in the Rivers of Representatives for Secreta)." The origin of each act and consistent in this return in indicated in the constant of the beginning of each executament; thus, for example, R.R. Adit or E.R.Res. 35 indicates origin in the Secreta.



This volume is printed on add free paper by WilLIAM 8. HEIM & CO., INC.

(TREITY WITH MOROCOCK)

In the same of Gud, the mercific and clement!



This is the copy of the Treety of Ruses which we have made with the Americans and written in this hook; affining thereto our-blessed scal, thus, with the help of God, it may remain from Resease. Written at Mesquary, the city of Olivan on the 3d day of the mouth Jamed et histor, in the year of the Region 1952. (Consequenting to Steps. 16. A. R. 1653.)

Axes, 2. We dealess that both parties have agreed that this trust confering of twenty-line articles, shall be invested in this book, and discussed to James E. Leib, agang of the United States, and mow the pildent counts at Tangian, with whom approbation it has been analy of who is day authorised on their part, to trest with un, concerning the nature, contribud therein.

hen. St. If either of the parties shall be at our with any antion whate, the other shall not take a commission from the enemy, nor light ler their maker.

Ann. S. If either of the parties shell be at year with any nation when we, and trice a prime belonging to that action, and there shall be found uniform or effects belonging to either of the parties, the subsets shell be set at liberty, and the effects returned to the owners. And I say gends, belonging to any nation, with whom either of the parties left be at year, shall be leaded on vessels belonging to the other party, by shall puss libe and unancional, without any strongs belong made to the or was a strongs and them.

be inflicient to enough any of these from examination.

Ann. S. If either of the parties shall be at war, and shall meet a vessel at one belonging to the other, it is squeed, that if an examination is to be made, it shall be done by enading a best with two or those man only: and if any gan shall be fired, and injury done, without research, the offending party shall make good all desauges.

(Ann. G. If any Moor shall being elitions of the United States, or their effects, to his Hujesty, the citizens whall immediately be not at liberty, and the effects contend; and, in like states; if any Moor, not a subject of these dominions, shall make price of any left the "citizens

(at For the leasty with Manual V Manual Hill, are seen, page 100.

TREATY WITH MOROGO. 1836.

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of Austrian anglesis others, and hingshess into any of the ports of his Rejects (they shall be inconsisting schools, as they will then be con-sidered at under the Rejecty's protection."

Ann. 7. If any venue of either purty, shall put into a part of the Wandshaper other, and have occasion for provisions or other supplies, they shall be to be explicit. Similabel without any interruption or ranheatiers.

Ann. S. If any would of the United States, shall most with a Counter He day to at use, and put into one of our parts to super, she shall be at liberty to judg in to lead and select her carge, without puping any duty whatever.

Ann. S. If any vessel of the United States, shall be cost on chore on any part of our counts, she shall remain at the disposition of the owners, and no one shall exampt going near her without their appenhaios, as she is then complifered particularly maker our protestion; and if any vessel of the United States shall be listed to put into our poets by stress of weather, or exherents, she shall not be compelled to had her cargo, but shall remain in transpillity until the compounder shall think proper to protest on his very go.

Ann. 10. If any sense of other of the parties shall have an engagement with a sessed belonging to any of the Christian Powers, within a gun-shot of the facts of the other, the vessel so engaged, shall be defineded and protected as much as possible, until she is in selety; and if any American vessel shell be cast on shore, on the coast of Wadneys, or any coast thermshout, the people belonging to her, shell be protected and emistad, until by the help of God, they shall be sent to their com-

Asm. 11. If we shall he at wer with any Christian Power, and any of our venuts sails floor the parts of the United States, no exact belonging to the enemy shall follow, until county-line hours after the departure of our venuts: and the same regulations thell be changed towards the American vessels miling from our posts, be their quanties Moora or Christians.

Ann. 18. If any ship of wer belonging to the United States, shall as it be exemined on any pretrace as it becomes into any of our parts, she shall have fuglishe above on boost, nor shall the governor or communitered the place compet them to be length on show on any pretent, nor require any payment for them.

Ame. 13. If a chip of war of either perty shall put into a port of the Chicago to be other, and micro, it shall be returned from the flet with an equal zone- returned, her of guns, not more or less.

Anc. 14. The commerce with the United States, shall be on the same finning as in the commerce with Spale, or as that with the most finned ration for the time being; and their citizens shall be conjected and estreamy, and have full liberty to pass and repost our country and seaporty whenever they places, without interruption.

Acr. 15. Members of both countries shall employ only such interpreture, and such other persons to emist them in their humpons, as they shall think proper. He commender of a want shall treaspent his clays on heard chatter wasset he shall not be detained in part longer than he may think proper; and all persons employed in loading or enlanding goods, or in any other labor windows, shall be paid at the customary rate, and such each not less.

Ann. 16: In case of a var between the parties, the prisoners are not to be anotherises, but to be exchanged one for earther, captain for captain, officer for officer, and one private man for another; and if these 2 q 2

TREATY WITH MOROCOL 1696.

shall prove a deficiency on either side, it shall be made up by the payment of one hundred Meritare delians for each person weating. And it is egreed, that all prisoners shall be enthanged in moire months from the time of their being taken, and that this exchange may be officered by a associant, or my other person, authorized by either of the parties.

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Ann. 17. Merchants shall not be compelled to buy or sell any hind of goods but such in they shall think propert and may buy sed sell all acts of merchandise but such as are prohibited to the other Christian nations.

Mo quantitaten of pushion band, similaAnn. IS. All goods shall be weighed and examined before they are sent on board; and so exold all detention of vessels, no examination shall alterwards be mode, unless it shall first be proved that commissed goods have been sent on heard; in which case, the persons who took the contributed goods on beard, shall be punished according to the mayo and entons of the country, and no other person whatever shall be injured, nor shall the ship or carge incur any pensity or damage wherever.

No detende

Aur. 13. No vessel shall be detained in port on any presence whatever, nor be obliged to take on board any satisfs without the consent of the community, who shall be at full liberty to agree for the fielght of any goods be takes on heard.

District to the second

(Asrt. RE If any of the cicizens of the United States, or any persons subter their protection, shall have any dispute with each other, the coincil shall decide between the parties; and whosever the consul shall require any sid, or authorace from our Government, to enfisce his decisions, it shall be immediately granted to him.

Asc. 2. If a citizen of the United Status should hill or wound a Shor, et; on the contrary, if a Moor shall hill or wound a citizen of the Shor, et; on the contrary, if a Moor shall hill or wound a citizen of the United Status, the law of the country shall take phase, and equal justice shall be resolved, the country shall take phase, and equal justice shall be resolved, the country shall take phase, and equal justice shall be resolved, the country shall take his country, the country shall take phase shall be sh

Person the

Aut. Et. If an American citizen shall die in our country, and no will shall inpear, the consul shall take possession of his effects; and if there shall be no country, the offsets shall be deposited in the hunds of some person worthy of trust, until the party shall appear who has a right to durant them; but if the heir to the party shall appear who has a right to durant them; but if the heir to the party shall expect who has a will shall appear the property shall desiened appearably to that will, as some as the consul shall during the wilding thereof.

And the second

cann us the cassed shall decree the variety of America, shall reside in his beginning the Land States of America, shall reside in his beginning that they shall think proper; and they shall be respected, that only all the priodings which the cassats of any other nation suby; and if my of the chimms of the United States shall contract any dates or engagements, the causal shall not be in any manner accountable for them, where he shall have given a promise in writing for the payment or falling thereof; without which promise in writing, one application to him for any referee shall be made.

No support to some result of the sol of the only some process. Ann. 26. If any differences shall saine by either party inflinging on any of the stricker of this treaty, peace and hancepy shall remain betweenings, in the fallest favor, seel a fileatly spylication shall be made for an arrangement; and small that application shall be rejected, no appeal shall be made to arom. And if a variabil begale out between the parties, nine anough shall be granted to all the subjects of both parties, to dispuse of their offices and rather with their property. And

STILL VAUD ACTIVE TREATY

CONVENTEDE WITH PERU-BOLIVIA. 1838.

it is further declared, that whenever indulgance, in trade or etherwise, the case shall be greated to say of the Christian Powers, the citizens of the United States shall be equally emitted to them."

(Ann. 15) This trenty shall continue in three, with the hilp of God, shriftly yailing after the (mplicitals) of which term, the trenty shall continue to the charling for both particly small, the case that give tenths months notice to the other, of an insention to church it; in which were, its operations shall know at the end of the tenths meaning.

Counties of the United States of América. } Nor the Elegine of Moreco.

In testimony whereof, I have hereunts affined my eigentute, and the seel of this consulter, on the lot day of October, in the year of our Lord one thousand eight hundred and thirty-six, and of the independence of the United States the sixty-first.

JAMES R. LESS, (s.s.)

GENERAL CONVENTION OF PRACE, FRIENDSHIP, COMMERCE, AND NAVIGATION,

Between the United States of America and the Peru-Bolivian Confederation.

Tres United States of America and the Brea-Beliefen Confidention, desiring to each first and personant the game and fileshifth which happly which between them, here weaked to fix, in a clear, the roles which shall, in ficture, he religiously observed between the one and the other, by names of a weaty, or general convention of peace, Rientship, commerce, and narigation.

For this desirable purpose, the President of the United States of America has conferred full powers on Banual Latest, Charles of America has conferred full powers on Banual Latest, Therefore of the said States, near the Government of Purey and the Supreme Protector of the north and seath Permits States, President of the Republic of Bolivia, enchanged with the Greation of the Stateger relations of the Peru-Bolivian Confidention, has conferred like powers on John Garcia del Rio, Minister of State in the Department of Finance.



Consulate of Morocco

Nevada state republic Sade Renee El, Consul C/o 5370 East Craig Road, #2173, Las Vegas, Nevada Republic

ATTACHMENT 6
(2 pages)



Date Issued: October 19, 2020 Re: Case Number: J - 20 - 351056 - P1

WRIT OF HABEAS CORPUS AD SUBJICIENDUM

International Document

Consulate of Morocco, Nevada state republic, to wit:

To: Tim Burch, (acting as) Administrator, and / or assign CLARK COUNTY FAMILY SERVICES (Inc.) 701 North Pecos Road Las Vegas, Nevada [Near. 89101]

Joe Lombardo, Sherill for CLARK COUNTY, Nevada

Greetings:

YOU ARE HEREBY COMMANDED to forthwith produce the body of our Moorish American National <u>Asc Divine El</u>, who is being unlawfully held hostage for profit on the information of <u>ASE DIVINE KELLOGG THARP</u>, DOB: 08/08/2019. IRace: Blackl. under the custody of acting Administrator Tim Burch at the CLARK COUNTY FAMILY SERVICES (Inc.) located at 701 N Pecos Road, Las Vegas, Nevada, to be brought before the undersigned Consul officer Sade Rence El at the aforesaid location for immediate release without condition or delay in accordance with the decision below.

Sade Rence El, Consul Judicial officer

sade Remon El

Consulate of Morocco, Nevada state republic

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Case 121 av Otero COS DIA Dominen 221 Hall Color 141 155 of 93

obligation to uphold and support the Constitution for the United States Republic of North America under Article VI, clause 2, as well as the provisions of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire under Articles 6 and 20, as shown in the attached affidavit [Exhibit: A];

It is further ORDERED that there shall be no cause for delay in the execution of this writ.

See stare decisis law in *Kolovrat v. Oregon, 366 U.S. 187, 191, 81 S.Ct. 922 (1961)*, which the Supreme Court of the United States decided the following:

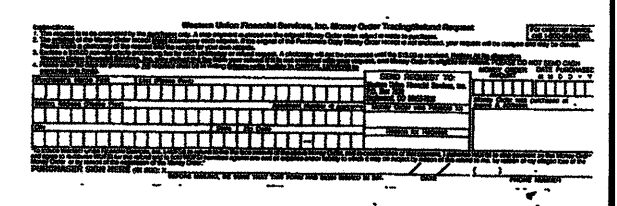
"A state cannot reliese to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Art. VI, clause 2, state policies ... must give way to overriding federal treaties and conflicting arrangements."

SO ORDERED, Sui Juris

Sade Rence El, Consul Budich Children Consulate of Morocco, Georgia state republic All Rights Reserved. ACT 735740 LOC 634633 BT 101920 435.00 35BULLAGE AND NO CENTS

MONEY ORDER TO: JOE LOMBARDO

For your financial service needs, visit our website at wu.com



ATTACHMENT GA (Ipage)

Document25 Files 067077222 1089202624444401910-GDS-DJA Page 57 of 93 06/20/2020 02:42:00 LAS VEGAS METROPOLITAN POLICE DEPARTMENT G7497H Of OF DE CLARK COUNTY DETENTION CENTER Denationalization : 0000520141 MELLOGG-TIMEP, SADE IT DATE 00/20/2020 DESCRIPTION COMMITTEE CHAMILY PROPERTY STATES X-172 USED 1 j Stored NECKLACIE YE THE PLANS EARMS YMME UMED 1: Ellered HAACHE ST AM MED CEEU . BRACELET *** USED 1 Stored NECKLACE TMLTI-COLOR 7 Stored SHIRT PICK SPORT SINA USED SHORTS WELT LEED pige that my parament property accider o MILLOUGHTHARP, SADE DATE AGENCE **FACE ITY** LOCATION K-172 **0012012020 02:02:0** LVEPDPREEK-: EMBERO KIZ. MECHLACE . YM LYMPO PD-PIDM-K K172 EARDIS' : YM WEB MIPO. 05/20/2020 02:02:02 Short LYMPDER NIZ BRACELRY AW AND 0572902020 02:42:0 TABLE. BRACELET 002020202002003 MAPO 7 MILTI-COLOR \$673676763 G2:62:68 : Stored LIMPO PHK SPORT BRA 20/2020 02:02:03 LYMPD BIT i Lympy KELLOGG-THARP, SADE 0000620141 BKG#: 2000027375 LVMPD-PRM-K-K172 STRIPPE! NO CLOTHESI 1009396 PROP POUCY ENFORCERS STRIPPE Sode Renee

Case 2:21-cv-01949 CD3 FUA (DOCUMENT 25) Fied 06/92/12 Page 58 of 93 LAS VERAS INSTROPOLICAN POLICE DEPARTMENT IMPAIRED DRIVING REPORT Britis Marchur LLV200000110070 LD. Number: 8520141 On 68-28-20 | Officer 8. Guerra P#18286 glong with my FTO T. Anderson 18228, while openiting as marked patrol unit 3812 were disputation to a acceptaince valuate and at 1864 E. Charleston Stock, Law Vegac, NV 80104. Details of the call stated that there was a parked white eaders, bearing NV Houses plate 921,550, that was still coming with purpoid out at the wheet. They attempted to weite her up multiple times and the was not respond is dead up she attempted to drive away multiple times, haling stopped by equally. The female would tell in and out of consciouser in law Denatranai Upon arrhed I channed the visite sedan improperly parted in the parting lat with the keys will in the ignition IAL CONTACT-Athens to none of h Upon approaching the vehicle, I made contest with the famile who was blur identified as Sade Kallogy (208 07-01-. Sade Rende El CRR The car was off with the lays in the ignition. Kellogy was eiting in the cirbur w Upon speaking with Kelleggi immediately noticed her eyes were blandated sed and glassed over. Kellegg's speech was noticeably stanced. I also discut small the order of an alcoholic beverage coming from Kellogg's breath. I then asked Kellogg to soft the vehicle upon doing so she alternised meanly falling over. On the ground on the girbrars side of the vehicle there appears to be varilt that came from Kellege. Kellogy falled the elendantized field actidaty text. Kellogy displayed tests of exoth parcolt in both eyes, distinct and austrined nyelograms at manhoura deviation, and nyelograms count before 45 degrade Heliogy was not able to properly follow directions for the welk and tern test or for the one leg aland seet. For the welk and turn took also premeturally started the took, and could not heap her between during instruction. Kellings did not take proper hand to toe steps, with name of the hand to tow steps toucking. Makings stepped off of the line with a step, would use her exist for believes and took 27 steps to both directions hallsed of the \$ that were instructed and was unable to complete a proper turn. For the one ing atond test Kalings would a inning, see her arms for belance, topped sed just her fink down mulliple three chales the test. in the vehicle there was an 4 amply sky its of what appeared to be taquile 50 as god an empty medjame container. in the back seat Kellogge haby, Ase (DCB 98-08-2019) was in a child restraint during, not properly secured in it, and the device was not findened at all in the backwart. Buby Ane did not have a disper on and had a solled disper with faces part to har by har face area. Page 3 of 4 IPD 286 SREV 69-172 WORD 2012

Document full of LIES!

-Black

LAS VEGAG METROPOLITAN POLICE DEPAREMENT IMPAIRED DRIVING REPORT

Event Number: LLV200500116578 LD. Manher: 8520141

Wherefore this Declarant purps that the Homeshie Hagistrate find protectic cause extent to hold the above named person for trial on much charge(s).

S. Gunne P# 16266/T. Anderson P# 16226 PAs New and P#

Detect this 28TH Bay of June 2020

Symmetry Congression

Signature of Superchar / 197 Oats Approved

M Gmail

ATTACHMENT BY

Sade Rence El <ade.kellogg@gmail.com>

(\$poges)

Federal Lawsuit/ harrasment/ threat...duress

3 messages

Sadaye El <sade.kellogg@gmail.com>

Fri, Aug 14, 2020 at 3:45 PM

To: Nicholas Eason < Nicholas Eason@clarkoountynv.gov>, Nick Petsas < NPETSAS@lacsn.org>, Payal Patel < PAYAL:PATEL@clarkoountynv.gov>, Michelie Pelino < Michelie:pelino@clarkcountynv.gov>; Sha`Londa Adams < Sh

Nick Eason (doing business as) is still harassing me because I have refused his advances. I day from me released fixed timewhat kidnapping, he came to my apartment after we had court over the phone on a unscheduled impromptu visit to my apartment. Nick Eason showed up as if we were friends. I explained to him I had just gotten out of shower and in my weary moments he attempted to be my friend and made advancements on me which I denied.

In this gross attempt to defamate my character, Nick Bason has has expertly added definitions and codes without factual statements, firsthand knowledge or attached report of this mental or physical abuse. His beliefs and lack of first hand knowledge are just hearsay.

Trinsey v Pagliaro, D.C Pa. 1964,229 F. Supp 647. "Statements of counsel in brief or in argument are not facts before the court and are therefore insufficient for a motion to dismiss or summary judgment".

DFS has refused after many attempts to provide me with said reports in regards to neglect and abuse. They are denying me due process and abusing there authority in order to keep there funding agenda. Department of Family Services for profit non governmental private cooperation.

Nick Eason continues to violate my rights under United State codes 18usc 241; 242:

UNITED STATES CODE

TITLE 18 - CRIMES AND CRIMINAL PROCEDURE

PART I - CRIMES

CHAPTER 13 - CIVIL RIGHTS

§ 241: Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any inhabitant of any State,
Territory, or District in the free exercise or enjoyment of any right or privilege secured to him by the
Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured -

They shall be fined not more than \$10,000 or imprisoned not more than ten years, or both; and if death results, they shall be subject to imprisonment for any term of years or for life.

:§ 242: Deprivation of rights under color of law

10821, 1:54 PMCase 2:21-cv-01910-CDS-DJAA CONCURRANCE AS LANGUE TO 1 of 93

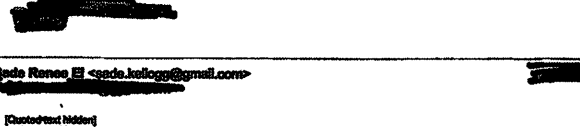
Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any inhabitant of any State, Territory, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined not more than \$1,000 or imprisoned not more than one year, or both; and if bodily injury results shall be fined under this title or imprisoned not more than ten years, or both; and if death results shall be subject to imprisonment for any term of years or for life.

I have never abuse of neglected my child. This case was Reassigned to Michelle Pelino 7/22/2020 and Nick Eason has his own motives which does not fit his job description. This is an attempt to continuous harassment because I denied his advances. In light of these actions I am going to seek a restraining order against Nick Eason. I fear for my childs safety and my safety.

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割 ham 15K	rassobessed Eason.docx
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ade Renee El <sade.kellogg@gmail.com></sade.kellogg@gmail.com>	

[Chuoted text hidden]

3 attachments



3 attachments



Affidavit.pdf 152K

Violation Warning.pdf 21K



Sade Rence El <sade.kelloga@gmail.com>

LAWFUL WARNING... AFFIDAVIT OF FACT

3 messages

smalled 4

Sade Renes <sade.keliona@cmail.com>

To: Nicholas Eason <Nicholas.Eason@clarkcountyrw.gov, evanst@clarkcountyrw.gov

Clark County Department of Family Services 121 S.Martin Lather King Blvd Las Vegas, Nevada 89106

Filed with Clerk of court 8/27/2020

Affidavit Of Fact

"Writ In The Nature of Discovery" / Lawful Warning / Notice"

Ministerial Offices and Officers and Agencies, and Agents for the Agency, Administrations and Administrators, and Departments, namely, Clark County Department of Family Services, do not have the judicial power or authority to compel authority over the people.

Unless, there exist a contract between the party or parties, at the will of the party or parties, of which contract must be existing by free, prior and informed consent. Said contract must bear my signature, must not contain any adhesions, must not be done under threat, duress or coercion, must be clear, concise and specific, and must not be construed to deny any of my retained and reserved Rights.

Questions arise as to the type of Administration /Tribunal and or Court and Officers / Employees of same and their or the lawful jurisdiction and Delegation of Authority of Clark County Department of Pamily Services, over the people. The Administration / Court / Tribunal must be in possession of it, and must produce it as proof in order for (any) to have validity of 'judgements' prior or intended. Family Administrations, Family Courts / Tribunals and Services or Agencies and agents of the agency, are NOT granted judicial authority by the Legislature.

Substantive Point of Right #1:

"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities." Burns v. Sup., Ct., SF, 148 Cal. 1.

Pailure to produce said delegated authority is proof that the Agency / Court / Tribunal, namely Clark County Department of Family Services is attempting to bring injury to the people, namely SADE RENKE EL and ASE DIVINE KL and deprive our liberties and commit human trafficking and genocide upon my family.

Inferior Court: This term may denote any court subordinate to the chief appellate tribunal in the particular judicial system (e.g. trial court); but it is also commonly used as the designation of a court of special, limited, or statutory jurisdiction, whose record must show the existence and attaching of jurisdiction in any given case, in order to give presumptive velidity to its judgment.

Writ In The Nature Of Discovery

Therefore, the following questions are placed before this Administration / Count / Tribunal, Clark County Department of Family Services seeking Full Disclosure, of which, MUST be lawfully responded to in kind AND ALL points of Inquiry MUST be answered.

- 1. Does a contract exist between SADE RENEE RL and Clark County Department of Family Services bearing my signature?
- 2. If such contract does exist, produce it for the record.
- 3. If such a contract exists, provide proof that said contract acts as a waiver of my Right To Privacy and to my right to be left alone, which is protected under the 4th amendment of the American Constitution FOR the United States of America, wherein my rights are secured and protected from encroachment.

Substantive Point of Right #3:

"Waivers of Constitutional Rights, not only must they be voluntary, they must be knowingly intelligent acts done with sufficient awareness." Brady v. U.S., 397 U.S. 742, 748.

Substantive Point of Right #4:

"Right of privacy is a personal right designed to protect a person from unwanted disclosure of personal information." CNA Financial Corporation v Local 743, 515 K. Supp.942.

4. You must provide substantial and lawful, binding proof that I consented and granted you Clark County Department of Family Services and the Eighth Judicial District Court Family Division-Juvenile Clark County Nevada Rights over my Child, which supercede mine as a Mother. Being aboriginal and indigenous. I have the 'Individual and Collective Right' to Live in Freedom, Peace and Security as a Distinct People, and a 'Right' to the full guarantees against Genocide or any other 'Acts of Violence', including the Removal of Indigenous Children From Their Families and Communities Under Any Pretext. In addition I have the Individual Right to Life, Physical and Mental Integrity, Liberty and Security of Person. See Universal Declaration of the 'Rights Of Indiagnous People': Part II; Article 6. As well, any state government, Agency, Agent for the Agency NICHOLAS HASON, THANDIWE MARTIN-BERNAL, and TISHA EVANS, CANNOT determine what is best for me or my child:

Substantive Point of Right #5:

Under The United States Republic's Constitutional system of Government and upon the individuality and intelligence of the citizen, the state does not claim to control one's conduct to others, leaving one the sole judge as to all that affects oneself. Musler v. Kansas 123 US 623, 659 ... 60:

5. Request for Averment of Jurisdiction: Please produce, for the Record, the Delegation of Authority for this Court/Tribunal, Righth Judicial District Court Family Division-Juvenile Clark County Nevada, pursuant to Article III, Sec. 1 and 2 of United States Republic Constitution, of which all Courts derive their Judicial Authority, thereby indicating their 'Right of Action' to not only probe, pry, which violates ones' right to privacy; but also their Right of Action to adjudicate over the people, if any exist.

Caveat

Further, I state for the record, I have not entered into, nor do I wish to enter into any contracts knowingly, willingly, intentionally or unintentionally, with NICHOLAS EASON,

Whereas, when no contract exist there is no obligation. In Order for an obligation to exist a contract MUST exist and it must not have adhesions, must be concise and cannot be an unconscionable contract that violates substantive Rights of the People, less it is Void Ab Initio.

and:

Whereas, Any Demand to compel me to act or perform, must be a Lawful demand.

Whereas, this Court/Tribunal is acting under Statutes, which are not Law. Any applicable Law must be produced for the record; no statute(s) can violate the Rights secured by the People in the Supreme Law, the American Constitution FOR the United States of America, established to protect the Rights of the People, of which every state, state constitution, state court, charter, sub-charter, chapter, sub-chapter, association, agency, agent for the agency, entity, corporation, et al, must abide by and cannot abrogate, namely, NICHOLAS HASON and Clark County Department of Family Service (See Article VI of the American Constitution).

Substantive Point of Right #6:

When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statutes do not act judicially, but merely ministerially". Thompson v. Smith, 154 SE 583.

and:

Whereas, the Tribunal Righth Judicial District Court Family Division - Juvenile Clark County, Nevada is acting outside of its statutory limitations and violating the Laws, committing fraud, genocide, collusion and Treason, which is highly penal, and attempting to enforce under a non-existing or Void contract, and I or by statute, giving no validity or jurisdiction to any judgment conferred upon this matter.

Substantive Point of Right #7:

"If the court is not in the exercise of its general jurisdiction, but of some special statutory jurisdiction, it is as to such proceeding an inferior court, and not aided by presumption in favor of jurisdiction." Smith's Leading Cases, 816.

Therefore, failure to address ALL of the issues raised herein equates in law as to have addressed NONE of them and will serve as a waiver for any claims you are attempting to assert over me and for my family.

Therefore, I am allotting 7 (seven) days for a corresponding Affidavit signed by the Respondent under penalty of perjury. Failure to do so, lawfally places your administration in Definit and in violation as follows:

Should your administration attempt to proceed with this matter by way of Threat, Duress and Coercion, without responding to this Writ, and without Due Process of Law, which is afforded to ALL, it constitutes a violation of the fourth amendment, secured by the constitution, as well as a violation of Title 18 U.S.C., Section 241: Conspiracy Against Rights, Title 18 U.S.C., Section 242: Deprivation of Rights Under Color of Law.

Lawful Notice and Warning

You will be prosecuted at the full extent of the law, as both criminal and civil charges will be filed on All agents and principals involved, in both their private and professional capacity, for their collusion in depriving the rights of the people and committing Fraud, Treason and Genecide against the people and against their oath bound obligations and fiduciary duties.

Substantive Point of Right #8:

"Officers of the court have no immunity, when violating a Constitutional right, from liability. For they are deemed to know the law." Owen v. Independence, 100 S.C.T. 1398, 445 US 622.

8/1/22,5:36 PM Case 2:21-ev-01010-CDS-DIAMIDOSUMENTALEMINICALES GOOD 66 of 93

Substantive Point of Right #9:

"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." Norton v. Shelby County, 118 U.S. 425

Notice to Agent is Notice to Principal, Notice To Principal is Notice To Agenti

- · This Document has been Emailed and Mailed to the Following:
- NICHOLAS EASON (Senior Family Service Specialist)
- THANDIWE MARTIN-BERNAL
 (His Supervisor)
 Yolanda King
 (County Manager)
 - TISHA EVANS (Thandiwe's Supervisor)
 - STEVE SISOLAK (Governor of State of Nevada)
 - Barbara Cegavske
 (Secretary of State) (note: secretary for all the union states-HILARY CLINTON's Office)
 - INTERPOL
 - UNITED NATIONS WORLD COURT

Sade Renee <sade.kellogg@gmail.com>
To: Thandiwe Martin-Bernal <martintf@clarkcountymy.cov>

Mon, Jul 13, 2020 at 10:31 AM

[Quoted text hidden]

Sade Renee <sade.kellogg@gmeil.com>

[Cuoted text hidden]

enzz. s.s.m. Case 2:21-cv-01910-CDS-D3A Document 152 Final led 09/29/22 Page 67 of 93

ATTACHMENT 9

Michelle Pelino < Michelle Pelino@darkcountynu.gov>
To: Sätläye El <sade.kellogu@gmail.com>

Wed, Nov 18, 2020 at 4:11 PM

Click https://zoom.us/j/8734599123?pwd=ak1yODRwYkFvZ1puSG9tTHZKYWtciz09 to start or join a scheduled Zoom

meeting.

Sent from my T-Mobile 4G LTE Device [Quoted text hidden]

Sadaye El <sade.kellogg@gmail.com>

Wed; Nov 18, 2020 at 4:18 PM

(4 pages)

To: Michelle Pelino Michelle.Pelino@clarkocuntynv.gov>, Sha'l.onda Adams Sha'l.onda.Adams@clarkiountynv.gov>.

im curious to why you didn't send the zoom link via email.

Why are you texting me?

Also are you familiar with zoom it took you over 7 minutes to open the room.

[Custed text hidden]

Sadaye El <sade.kellogg@gmail.com>

Wed, Nov 18, 2020 at 4:36 PM

To: Michelle Pelino < Michelle.Pelino@clarkcountynv.gov>, Sha'iLonda Adams < Sha'iLonda.Adams@clarkcountynv.gov>, Payal Patel < PAYAL.PATEL@clarkcountynv.gov>, Nick Petsas < NPETSAS@lacsn.org>

Michelle.

You need to provide Consular Notification any time you detain a foreign national.

Why did you terminate my video call today?

I recorded the whole 2 minute video and I just reviewed it and I need to know what gave you the authority to terminate?

Also why did you text me the link not only is that unprofessional but just overall stubid.

"And then I have recorded you taking over 7 minutes to start the meeting." The incompetence you display is unacceptable.

You seem to be upset, mad and angry which normally happens when people kind they are wrong and out of order.

Would you like to set a different time today for the video call?

Sade Renee El (all rights reserved)

On Tue, Nov 10, 2020 at 1:01 PM Michelie Pelino < Michelie.Pelino@clarkcountynv.gov> wrote: [Quoted text hidden]

Due to threat, duress and coercion I have set up a Zoom account and you would need to send a link.

Again I demand the immediate return of my offspring.

Kolograty v.Oregon

A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the salisfaction of state authorities. Under supremacy clause of the United States Constitution Art. 6 clause 2, state policies to the the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements. [Cuoted text hidden]

4 attachments

- E file Treaty of Peace Library Congress Edition (1).pdf 1477K
- Effic Affadavit for Writ Habeas Corpus Ad Subjicendum.pdf
- DOS Consular Notification Access Manual 5th Ed.pdf 9441K
- E File Writ of Habeas Corpus Ad Subjiciendum (2).pdf **568K**

Michelle Pelino < Michelle.Pelino@clarkcountyrw.gov>

To: Sadaye El <sade.kellogg@gmail.com>

Co: Sha'Londa Adams <Sha'Londa.Adams@clarkcountyny.gov>

Tue, Nov 17, 2020 at 4:20 PM

Good Afternoon.

Thank you for getting back to me regarding the Zoom visits. I will be sanding out a link every Wednesday to your phone. and at 2pm you will click on it. This will open up the Zoom visit.

[Quoted text hidden]

Sadaye 🖽 <sade.kelloga@gmail.com>

To: Michelle Pelino Michelle.Pelino@clarkcountynv.gov>

Cc: Sha'l.onda Adams < Sha'l.onda.Adams@clarkcountyny.gov>

Tue. Nov 17, 2020 at 6:03 PM

Thank you for responding to my email... Acknowledging and Binding yourself to the treaty violation. It makes it easier for me to go after your bond. I appreciate your admittance.

I look forward to speaking with my daughter ternorrow and I look forward to pursuing my suit with you and your agents and actors. Again my penalty is 1,000,000 a day.

You never answered my questions???

if you are not competent enough you should really seek out legal advice for stateless persons as yourself because I'm going after every individual personally which includes your family.

This is going public and I'm grateful you continue to admit the fraud.

Also just to be clear I'm demanding the immediate return of my ofispring, who is protected by treaty. We are FOREIGN NATIONALS...

Sade Renee El all rights reserved

[Quoted text hidden]



Sade Rence III <sade.kellogg@gmail.com>

Visits

9 messages

Michelle Pelino < Michelle.Pelino@clarkcountynv.gov>

Tue, Nov 10, 2020 at 3:01 PM

To: Sadaye El <sade.kellogg@gmail.com>

Cc: Sha'Londa Adams < Sha'Londa Adams@clarkcountyrw.gov>

Good Afternoon Sade.

As per the last email I stated that we can do the visits on Mondays, however, I do apologize, I am unable to do Mondays. We will do them as you have been doing them on Wednesdays at 2pm via zoom. Due to this Wednesday being a holiday that the county observes, there will be no visit, however, this will begin on 11-18-2020 at 2pm. Please let me know if you have any questions.

Thank you.

Michelle Pelino

Family Service Specialist

Michelle.pelino@clarkcounlyrw.gov

702-455-8062(office)

702-591-0810 (cell)

2900 North Torrey Pines Drive

Las Vegas NV 89108

*** Due to the COVID-19 disrupting our work routine, I will be working remotely. The best way to get in contact with me is through email, text and/or communication through my work cell phone.

My office hours are Tuesday through Friday 8:00AM to 4:00 PM with every other Monday off.

Sadaye El <sade.kellogg@gmail.com> To: Michelle Pelino Michelle.Pelino@clarkcountynv.gov> Tue, Nov 10, 2020 at 5:01 PM

Co: Sha'Londa Adams <Sha'Londa.Adams@clarkcountyrw.gov>

Michelle.

M Gmail

ATTACHMENT

Sade Rence El <ade.kellogg@gmail.com

Foster Care Sade Renee El

1 message

Wed, Sep 30, 2020 at 2:23 PM Sadaye El <sada.kellogg@gmail.com>
To: Sha'Londa Adams <Sha'Londa.Adams@clerkountymv.gov>, Michelle Pelino <Michelle.pelino@clarkcountymv.gov>
Cc: Nick Petsas <NPETSAS@lacsn.org>, Payal Patel <PAYAL.PATEL@clarkcountymv.gov>

Michelle, Shalonda. Greetings,

I left both you ladies a voicemeil earlier in regards to D'Errica Perryman. She is a licensed foster in California, she just moved to Henderson a faw weeks ago and is willing to go through getting credentials transferred to Las Vegas.

Lit is better for the babys best interest considering the ICPC process would take up to 6 months for transfer and my current domicile is in Las Vegas so my visits would not be convenient.

Currently I only get to see my baby 1 time a week in person for 1 hour. Skype visits are 2 times a week for 15 mins. I heard the visit center has opened back therefore more time should be provided.

Ase Divine El (all rights reserved) is almost 14 months. She needs more in person bonding time with her natural mother. It is also best for the baby and crucially important for her to be around people of her culture,

D'Errica Perryman'can be reached at 415 966-7980. She is expecting a call from you and will verify she is comfortable with the fingerprinting process background check and meeting with you in person.

Sade Renee El (all rights reserved)



ATTACHMENT

Sade Renee El <sade.kellogg@gmail.com>

(no subject)

2 messages

Sadaye El <sade.kelioga@cmail.com>

To: Sha't onda Adams <Sha't onda Adams@darkcountyrw.gov>, Michelle Pelino <Michelle.pelino@clarkcountyrw.gov>, Payai Patel <PAYALPATEL@clarkcountynv.gov>, Nick Petias <NPETSAS@lacsn.org>; demicap1990@yahoo.com

Greetings,

Shakunda

Per our conversation earlier you said Derrica Perryman cant take my baby because you said (despite what I told you) she

under NRS 424 as communicity. Meaning we come from the same ancestors. Again my dangitter is currently being spiritually MOLESTED because it is against my religion to have men change baby girls dispers and haby girls sitting on a mans lap. Again this is trauma to my daughter. Its also sexually exploitation. My daughter needs to be transferred out immediately. I am stating Natural Law. I am telling you it is not Natural Law for me or my family to sit on men's lap. I am telling you again that is spiritual MOLESTATION.

So can you essail me and explain to me why Derrica Perryman cant take my baby since she does in fact fell under NRS

NRS 424.090 Exemption from certain provisions of chapter.

1. The provisions of NRS 424.020 to 424.090, inclusive, do not apply to homes in which:

(a) Care is provided only for a neighbor's or friend's child on an irregular or occasional basis for a brief period, not to exceed 90 days.

(b) Care is provided by the legal guardian. (c) Care is provided for an exchange student.

(d) Care is provided to enable a child to take advantage of educational facilities that are not available in his or her home

(c) Any child or children are received, cared for and maintained pending completion of proceedings for adoption of such child or children, except as otherwise provided in regulations adopted by the Division.

(f) Except as otherwise provided in regulations adopted by the Division, care is voluntarily provided to a minor child who is related to the caregiver by blood, adoption or marriage.

(g) Care is provided to a minur child who is in the custody of an agency which provides child welfare services pensuant to chapter 4328 of NRS or a juvenile court pursuant to title 5 of NRS if:

(1) The caregiver is related to the child within the fifth degree of consunguinity or a fictive kin; and

 (2) The caregiver is not licensed pursuant to the provisions of NRS 424.020 to 424.090, inclusive.
 2. As used in this section, "fictive kin" means a person who is not related by blood to a child but has a significant emotional and positive relationship with the child.

[Part 5:185:1939; 1931 NCL § 1061.04] — (NRS A 1961, 739; 1973, 243; 1993, 74; 1995, 1789; 1999, 897; 2001 Special Session, 28; 2009, 515; 2011, 1361, 1776, 3546; 2013, 1451; 2015, 3644; 2017, 21)

-consanguinity

noun

the fact of being descended from the same ancestor

SEE_PG

33K

M Gmail ATTACHMENT 9C

Sade Renne III <sade.kello<u>m@g</u>mail.com>

why are trying to you cancelling my visit 5.28.21 ase divine of

'4 messeges

Thu, May 21, 2021 at 3:53 PM abancamo, Payel

Sade Rense El «sade kellegg@gmail.com»
Te: Michelle Pelino «Michelle.pelino@dart.countyau.gov», Stephenie.RitAter@chart.countyau.gov, She'l.ondo Adams «She'l.ondo Adams «She'l.ondo Adams «She'l.ondo Adams «She'l.ondo Adams «She'l.ondo Adams «She'l.ondo Adams »
Te: Michelle Pelino «Michelle.pelino@dart.countyau.gov», Nick Petsas «MPETSAS@Joesn.org»

Michelle.

I have visits Wednesdays and Fridays due to threat and duress.

I only have 30 minute visits I hour weekly I see my child. Not only is this injustice its in humane.

You don't have children so you cant imagine the pain and stress I go through on a daily basis missing my child. Having a child ripped from your arms and not being able to see them its truly heart wrenching. Not only would I never hant my child, I never ever want to be without her. My daughter is my number one priority how could you be so cruel.

Why do you cancel visits hours before they start? I clear out my whole days Wednesdays and Pridays. You booke my heart again yestenlay. Why are you trying to deay my band with my child.

Also my next visit is 5/28/2021 not June 1st.

Why are you trying to cancel my visit for 5/28/2021. What's the problem?

Again I have attempted ARBUTRATION several times. Why have you Sinned against me???

Matthew 18

5 "If your brother sins against you, go and tell him his fault, between you and him alone. If he listens to you, you have gained your brother. 16 But if he does not listen, take one or two others along with you, that every charge may be established by the evidence of two or three witnesses. 17 If he refuses to listen to them, tell it to the church. And if he refuses to listen even to the church, let him be to you as a Gentile and a tex collector. 18 Truly, I say to you, whatever you bind on carts shall be bound in heaven, and whatever you loose on earth shall be loosed[1] in heaven. 19 Again I say to you, if two of you agree on earth about anything they ask, it will be donn for them by my Pather in heaven. 20 For where two or three are gathered in my name, there am I among them."

Again I have a Resolution. Immediately return my Property Ase Divine HI known to you as ASR KELLOGG THARP.

sade renee el (in proper persona)

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Case 2:21-cv-01910-GDS-DJA, Dogument 22-1, Filed 09/29/22 Page 73 of 9





THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT NORTHWEST AFRICA. THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amexem / Northwest Africa / North America.

'The North Gate'.

Societas Republicae Ea Al Maurikanos.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccaus / Americans

For The Record, To He Read Into The Record

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent.

Affidavit of Fact COMPLAINT DYDIA GARCIA

October 21, 2021

On October 13th 2021 my child and I was Harassed, Threatened, Mocked, Accused, Tormented Tortured, and SEXUALLY HARRASED by agent DYDIA GARCIA. As my child and I were interacting with toys she aggressively walked over accusing me of having a electronic device. She began to yell and attempted to sexually abuse me trying to touch my bra. I pushed her hand away. She then requested I take off my bra in the open play area with over 15 parents and children watching me get gang raped. I was appalled at her request. Not only is that indecent exposure its rape, public humiliation child endangerment to the facility on top of many other criminal and civil offenses. I'm sure DYDIA GARCIA would not ask a man to take of his pants and show her his underwear. I refused to take of my bra and my baby was snatched away to a locked room. DYDIA GARCIA traumatized my child yelling and requesting inhumane request in front of my daughter. She has a very aggressive demeanor. She then said my visit was cancelled out of retaliation because I wouldn't take off and show her my bra. DYDIA GARCIA weighs to me around 700 pounds. After my daughter was snatched away she continued to stand over me as I packed up my toys to leave. I felt very threatened and fearful she may attack me. She continued to make very unprofessional degrading and demeaning statements. She displayed mental illness, lack of emotional control and narcissism. I myself have been a office manager over 12 years in San Francisco Financial District I have ever seen such a animal display of incompetence, unprofessionalism and sexual request. DYDIA GARCIA needs to be immediately audited and fired.

Sade renee el sui juris all rights reserved In proper persona

MOUNTAINE STOCK OFF TO OFF AND STOCK OFF AND

brandin stands become available to you concerning the other, please desired we Hardward Politic Department and the Color of the Color o

The other."

Statishance for Wolflets of Sexual Association Whites of sexual second may be eligible for marked business and sexualing under 1950 517 250. For Internation call the Class County Statisk Atlanty's Calline Visits Services Center at 193 517-2525, Natur Applications for this service sust be received which 60 days of commission of the origin."

Vanderon Police Department Within Advacable can also provide you with application

M Gmail

ATTACHMENT 108

Sade Renee El <sade.kellogn@mail.com>

COMPLAINT-DYDIA GARCIA

2 messages

Sade Rense El <sade.kellogg@ggal.com>

Thu. Oct 21, 2021 at 6:12 PM

To: ocmgr@darkcountynv.gov, Sha't.onda Adams < Sha't.onda.Adams@darkcountynv.gov?, Nick Pelsas <NPETSAS@lacsn.org>, Payel Patel <PAYAL_PATEL@clarkcountyre.gov>, Stephanie.Richter@clarkcountyre.gov,

Stephanie.Richter@clericountyda.com, Michelle Pelino Michelle.pelino@claricountynv.gov>, Tisa Evans

<evenst@clarkocuntynv.gov>

Please see attachment

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sude rence el in proper persona sul juris



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2 attachments

Complaint Form Pillable GARCIA.pdf

Garcia Complaint FiLED 10.21.pdf 126K

Sade Renee El <sade.keliosa@gmeil.com> To: T El <fatetah2@gmeil.com>

Thu, Oct 21, 2021 at 6:20 PM

[Caroled text hidden]

2 attachments

Completet Form Filiable GARCIA pdf 479K

Garcia Complaint FILED 10.21.pdf 128K

M Gmail ATTACHMENT

Sade Rence El <ade.kelloga@kumall.com>

ase divine ei

1 message

Sade Rence El <sade.kellona@amail.com>

Thu, Sep 2, 2021 at 3:46 PM

To: Sha'i onda Adams < Sha'i onda Adams@clarkcountyme.gov>, Stephanie. Richter@clarkcountyme.gov, Nick Petsas <NPETSAS@iacsn.org>, Michelle Pelino
Michelle pelino@clarkcountymy.gov>

Greetings,

Since the kidnepping of my offspring/property I have been unable to see ase divine et.

i demand to see my child.

Due to force and duress when can you set up in person visits????

For the record we are not in contract I do not consent to any contracts, I never did, if any exist they are null and void. I just went to see my baby its been over 6 months.

Visits for Ase was supposed to start on Saturday, August 28th from 9am to 10am at the South Visit Center. You cancelled my visit and have thus far not informed me why.

again... For the record we are not in contract I do not consent to any contracts, I never did, if any exist they are null and void.

As I continue to remind you all ignorance of the law is no excuse and this is a violation of my human rights which you will be prosecuted for no immunity.

My parental rights have not been terminated not only do I demand the immediate return of my child again I demand to see her.

sade rence el in proper persona sui juris all rights reserved.

I am the sovereinge living justice sade rence el in capitus dimiutio. The cialments herein I only have necuniary wages and have been illegally taxed, harassed. for her wages are not that of commodities or excised but sweat equity only.

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STEVEN D. GESTESKE GUTUSTUS GOS, DUT BOMMENY 123-FYGH PROPERTY CONTROL OF STEVEN PORTER FOR THE STEVEN PORTER STATE OF NEVADA (3pagesi) AS VEGAS METROPOLITAN POLICE/S CUERRA #18286 9/11/2020 NICHOLAS GASON, WHOHELE PEUNO, PAYA PATEL STEVEN B. NOLISON, SANDY CHIP, DISTRICT ATTORNEY FAMILY SERVICES NICK PETAS ADRIANA-RINCON WHITE HEARING MASTER EIGHTH JUDUAL COOKT ADMINISTRATIVE OKOBR. AHODBUH / WRIT ESHEAT A notice to the agent is a notice to the principle: A notice to the principal is a notice to the agent -You are presented with tscheat writ of I respectfully ask that you as well as your subjects refer to me by my Dejure appellation Sode Rence E all correspondence aging forward so that absolutely no assumption of mistake is made regarding jurisdiction for I Am Sovereign National. and therefore I averstand what you understand. Now in regards to and in this said in relation to my offspring Ase: Divine Elito whom you and Mair subjects refer to as a child and that sine is not, therefore soing turnard it is established that all correspondence with you and your subjects is to be done in writs, due to the fact and findings that your request for a physical apperance in which you refer to as a "summons" is nothing short of Dolus Dans Locum contract being standing or my damale. You have requested for a special apperance and this For the record please present to me your nationality card as well as your delegation of authority order and include PGE 1/2 Sisolak

. .

Page 42

the certified numbers to the United States Republic or said agency where their authority can be venified for public record. are making any claim please introduce accordina People: the they aces along Ase Divii vou and your subj more command that along with the locations to all writs you abide to be treason and almune It is By. Ande Ronce El MI RIGHT RESERVED



خباكت





THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

LEGAL NOTICE! NAME DECLARATION, CORRECTION PROCLAMATION AND PUBLICATION

I, Sade Renee El, being duly Affirmed, standing squarely, Declare, and Proclaim, upon Divine Law; Nature's Law; Universal Law, Moorish Birthrights; International Law; and Constitutional Law; Declare and say:

I, being previously Identified by the Union States Society of North America - U.S.A. under the colorable, Ward-ship name, SADE KELLOGG THARP, do hereby refute the Fraud; make Public and Publish my Corrected National Name; Declare and Affirm my true, 'Proper Person Status'; and reclaim my Rightful Social and Cultural Life of the State! in accord with my Moorish Nation of Northwest Amexem / North America -- acknowledging my Birthrights. Having Lawfully and Legally Obtained and Proclaimed my Moorish Nationality and Birthright 'Name and Title'; in harmony with, in association with, and in Accord with Divine Law, the Customs; and the Laws, Rules, and Usages of The Moorish Divine and National Movement; being Aboriginal and Indigenous, and bound to the North American Continent by Heritage, by Primogeniture; by Birthright; by Natural Birth; by Preehold; and by Inheritance. Declared for the Public Record, I am returning the European cognomen and fictitious misnomer back to the Colonial possessors of its pedigree. I am now Rightfully Declaring, Publishing, and Proclaiming my own Free National Name; Affirming my Actual, Rightful, and Civil 'In Full Life' Status; Conjoined to my Moorish American Consanguine Pedigree and National Honor. Let it be Declared, Known, Published, and Resolved that: I Am: Sade Renee El, 'In Propria Persona Sui Juris' (being in my own proper person), by birthright; an Inheritance WITHOUT THE FOREIGN, IMPOSED COLOR-OF-LAW, OR ASSUMED DUE PROCESS of the Union States Society; pursuant to, but not limited to:

- 1. FREE MOORISH-AMERICAN ZODIAC CONSTITUTION: (Zodiac Constitution and Birthrights of the Moorish-Americans) being Ali, Bey, El, Dey and Al), Article two (2), Paragraph two (2).
- 2. UNITED STATES REPUBLIC: DEPARTMENT OF JUSTICE:
- Moorish American Credentials: AA 222141-TRUTH A-1
- 3. UNITED STATES SUPREME COURT: SUPREME LAW Acts of State
- 4. UNITED STATES CONSTITUTION: Article III (3), Section two (2), Amendment V (5) (Liberty clause) and Amendment IX (9) (Reservation of the Rights of the People).
- 5. RESOLUTION NUMBER SEVENTY-FIVE (75): Dated April 17, 1933 A.D. (MOORISH-AMERICAN SOCIETY OF PHILADELPHIA AND THE USE OF THEIR NAMES).
- 6. UNIVERSAL DECLARATION OF HUMAN RIGHTS UNITED NATIONS HUMAN RIGHTS [Article Fifteen (15)].
- 7. RIGHTS OF INDIGENOUS PEOPLES UNITED NATIONS: GENERAL ASSEMBLY Part 1, Article 4.

Wherefore, I, Sade Rence El, being 'Part' and Parcel' named herein, and by Birthright, Primogeniture, and Inheritance, make a Lawful and Legal Entry of Affidavit and Public Notification of Nationality Proclamation; Name Correction Claim; Declaration, Affirmation, and Application; Herewith Published for the Public Record.

Case 2:21-cv-01910-CDS3DJA: EDCAMARIES (HARCEN 122 Proc 1560) Filed 11/10/2021 1:03 PM Seven D. Griemon CLERK OF THE COURT CC. Notice to Eighth Judicial Family Court Läs Vegas/District Attorneys Office Las Vegas/Secretary of State Las Vegas/Governor of Nevada/Joe Lombardo

Sheriff Las Vegas/Child Family Services Las Vegas/Joe Biden President United States

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Affidavit of Fact / Immediate Demand to Return the Child ase divine el Re: J-20-351056-P1 EIGHTH JUDICAL COURT LAS VEGAS CHILD FAMILY SERVICES LAS VEGAS

November 10.2021

I sade renee el in proper persona sui juris, one of the people as seen in (Article 1 Section 20 of the Nevada Constitution), am giving you due notice that you may give due care.

Please take notice that the Nevada Constitution prohibits the take of life, liberty or property without due process of law (please see the constitutional provisions below):

Nevada Constitution Article 1 Section 8 (2):

Due Process of Law

"No person shall be deprived of life, liberty, or property without due process of law."

Please take further notice that the Legislature has no power to write statues to go against the rights of the people! Nevada Legislature doesn't have the power granted to them in the constitution to remove a child from a parent with no jury of their peers and Eighth Judicial Family Court Las Vegas, Stephanie A Charter nor the Legislature can give Child Family Service Las Vegas Inc. the authority to separate a child from their parents against the objection of parents. Please see the following authorities showing these facts:

- 1. Nevada Constitution Article 1 Section 20 "This enumeration of rights shall not be construed to impair or deny others retained by the people."
- 2. Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them. Miranda v Arizona
- 3. Nevada Constitution Article 1 Section 3. "The right of trial by jury shall be secure to all and remain inviolate forever..." "Simmons v. United States, 390 U.S 377 (1968) "The claim and exercise of a Constitution right cannot be converted into a crime"... "a denial of them would be a denial of due process of law". We have long recognized the US Constitution Fifth Amendment's Due Process Clause, "No person shall be held to answer for a capitol, or other infamous crime, unless on a presentment or indictment of a Grand Jury."
- 4. The liberty interest of a parents care, custody, and control of their children—is perhaps the oldest of the fundamental liberty interests recognized by Courts! More than 75 years ago, in Meyer v. Nebraska, 262 U.S. 390, 399, 401 (1923), we held that the "liberty" protected by the Due Process Clause includes the right of parents to "establish a home and bring up children" and "to control the education of their own." Two years later, in Pierce v. Society of Sisters, 268 U.S. 510, 534—535 (1925), we again held that the "liberty of parents and guardians" includes the right "to direct the upbringing and education of children under their control." We explained in Pierce that "the child is not the mere creature of the State; those who nurture him and direct his destiny have the right, coupled with the high duty, to recognize and prepare him for

Additional obligations." Id., at 535. We returned to the subject in Prince vi Massachusetts, 321 U.S. 158 (1944), and again confirmed that there is a constitutional dimension to the right of parents to direct the upbringing of their children. "It is cardinal with us that the custody, care and nurture of the child reside first in the parents, whose primary function and freedom include

preparation for obligations the state can neither supply nor hunder." Id., at 166.

[Emphasis by Highlight Added]

5. Social Security Act 1935 (1101 (6)(d) (CFS creation Law) (d) Nothing in this Act shall be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, to take charge of any child over the objection of either of the parents of such child, or of the person standing in loco parentis to such child. [Emphasis by Highlight Added]

Please take further notice that the liberty interest of a Mother and their child is not allowed to be interfered with by a state or agency or agents/actors in a partnership. Your agreement for title IV with CFS Las Vegas also gives you a gross conflict of interest as an agency and makes you have unclean hands. Here the Supreme Court tells you the State Government can't interfere with these rights and can't provide what parents can, yet you seem to feel empowered to be able to take a child with NO JURY, which is mandatory based on the Nevada Constitution, before removing any Liberty as shown in the Authorities above. As you are government/agency/corporation /Private Entity, for profit it is my wish, demand, and requirement that you provide me with the constitutional grants of authority that give you power to take children from parents, preventing their care, custody and control. If you can produce these Constitutional provisions, please send them to the above address, by affidavit, sworn under penalty of perjury, within 3 days or you agree by acquiescence that you are committing a crime against the rights of the people, knowingly committing trespasses while being paid and conspiring against the people, and shall be considered as one breaking the law with knowledge and partaking in an attack against the people!

Please take further notice that: any attempt to take a child or separate any child without the judgement of a jury that has found some harm as an entity being involved with CFS under title IV programs and other similar programs will be considered as a trespass against the people.

Please take further notice that the people are now preparing to create Constitutional Initiatives to prosecute actors and government workers, acting in Administrative programs, outside of Government controlled grand juries and with a jury set outside of government control as the people have been made aware of the financial benefit from the programs being used to take children and receive administrative funding and other such funds. If you ignore the will of the people after this notice, you will receive multiple affidavits documenting your actions. As a Trustee or Board member, I, as one of the people, am putting you on notice that your Trust or entity is believed to be used for Nefarious Acts and harming the people. I pray, in the name of Jesus Christ, that this notice meaches was in neares cond fortune and blessings and that was beaut

will be moved to do the righteous thing as the time for godly correction and restoration is at hand.

I also demand the immediate return of the child are divine el.

sade rence el in proper persona sui juris all rights reserved ucc 1-207 ucc 1-308 Appellation: Sade Ronce El, all rights reserved Mailing Lecation:/o 9308 South Chicago ave 491

Chicago, H. [6064] Telephone: 4156842289

Email Address: sade kellogg@gunil.com
IN PROPER PERSONA SUI JURIS

UNITED STATES DISTRICT COURT

	\$
Sade renee el in proper persona sui juris, arr Petitioner	CASE NO.: 2:21-CV-01910-APG-DJA
STEPHANIE RICHTER, CHILD FAMILY SERVICES, ET AL.,	
Defendants	
CERTIFICATI	E OF MAILING
L Sade Rence El in proper persona sui	juris declare under penalty of perjury under the
law of the State of Nevada that the following is	
(E) check all that apply)	
	Financial Disclosure Form
	Notice of Entry of Judgment / Order /
Decree Other: Amended Complain	* Mailing Location Confirmation
UNITED STATES DISTRICT COUR	T FOR THE DISTRICT OF NEVADA
333 Las Vega	s Boulevard S.
Las Vegas	, NV 89101
7017 3040 0	000 7393 9779
Dated 06/03/2022 By: Aade New	ce el all rights reserves
•	•

ATTACHMENT 666 (9 pages)

Oath of Office

STATE OF NEVADA 1 sc.

COUNTY OF CLARK SS:
I. Stephanie Charter do solumly swor (or affirm) that I will support,
Protect, and defend the constitution and government of the United States, and the constitution and government of the State of Nevada, against all enumies, whether domestic or foreign, and that I will bear true faith, allegiance, and loyalty to the same, any ordinance, resolution, or law of any state notwithstanding, and that I will well and faithfully perform all the duties of the office of
District Court Judge, Family Division, Department Y
on which I am about to enter; (if an oath) so help me God; (if an affirmation) under pains and
penalties of parjury. (Signature)
Subscribed and sworn to before me this
4 day of Jerry 2021

Frank P Sulliver
(Princed Name on Noney Soul)
District Court Trage
FRANK P. SULL:

RECEIVED JAN 87 2021 COUNTY CLERENCE INTERESTED IN THE

FILED

SCT 18 286

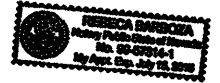
DATH OF OFFICE

STATE OF NEVADA COUNTY OF CLARK

i, Beth-I.-Rosenblitin, Esq., do extensity swear that I will support, protect, and defend the Constitution and Government of the United States, and the Constitution and Government of the State of Nevada, against all anamies, whether domestic or foreign, and that I will bear true faith, allegiance, and loyalty to the same, any ordinance, recolution, or law of any state notwitistanding, and that I will well and faithfully perform all the duties of the office of Domestic Violence Hearing Master; on which I am about to only, so help me God.

Detect this 19 day of Occomber, 2014.

State of Nevada County of Clark. Signed and Swam to before me on this 1944 December, 2014



Regional Justice Centur, 200 Lands Ave., Las Vagus, NV 89155-2515: Attr. Court Administration

OATH OF OFFICE

STATE OF NEVADA

COUNTY OF CLARK

SS

I, Adriane R. White/do sciently swear that I will support, protect, and defend the Constitution and Government of the United States, and the Constitution and Government of the State of Nevada, against all enomies, whether demostic or fureign, and that I will beer true faith, allegience, and loyalty to the same, any ordinance, resolution, or law of any state materithstanding, and that I will well and faithfully perform all the duties of the office of Hearing Manter on which I am about to enter, so help me God.

HAMILIAN RESIDENCE

Dated this 11th day of JAN 2017

Presiding Judgo Bryop C. Duckworth

Findings for

Regional Justice Centur, 200 Lands Ava., Las Vages, NV 89155-2311: Alin: Court Administration

RECEMED

MAR 2 9 2009 COUNTY GLERK

Oath of Office

STATE OF HEVADA COUNTY OF CLARK

LBellinda_T, "BTH" Blazila, do solomnly	swear (or affirm) that I will support,
Protest, and defend the constitution and government of the Un	
government of the State of Nevada, against all enousies, wheth	
will bear true filith, allegiance, and loyalty to the same, any on	
state potwitistanding, and that I will well and faithfully peofer	
	as Vegas Township, Departuses

on which I am about to enter; (if an oath) so help me God; (if an affirmation) under pains and pecalities of periury.

FRAUD

MAGISTRATE

BCC11/6/2020 2-1-63

Inst 4: 20210108-0002108

RECORDING COVER PAGE (Must be typed or printed clearly in BLACK ink only and avoid printing in the 1" margins of document) APIER	Form: \$0.00 01/06/2021 12:28:00 PM Receipt &: 485/679 Requestor: JUNTION COUNTY MORTH LAS V Received By: HAMMY Pgos 2 Debbie Conway GLARK COUNTY RECORDER Sec. MAIN OFFICE
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Chyminish MORTH LAS VEGAS, NV S	9685
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This page provides additional information required by I An additional receding fee of \$1.00	111.312 Sections 1-2.



Case 2:21-ov-01910-CDS-DJA Document 22-1 Theo 69/29/22 Peope 90 of 363

Oath of Office

STATE OF NEVADA) ... COUNTY OF CLARK)

I, STEVEN B. WOLFSON, do salemnly swear (or affirm) that I will support, pentect, and defined the constitution and government of the United States, and the constitution and government of the State of Nevada, against all enemies, whether domestic or faceign, and that I will bear true faith, allegiance, and loyalty to the same, any ordinance, resolution, or law of any state notwithstanding, and that I will well and faithfully perform all the duties of the office of

CLARK COUNTY DESTRECT ATTORNEY

on which I am about to enter; (if an cath) so help me God; (if an affirmation) under pains and

penalties of perjury.

Subscribed and sween to before me this

Hotory 2012

Neuraln Surfreme Count

RECEIVED

FEB 2 S 202 COUNTY CLERK

hute: 20100301-0001201

From: \$5.00 MC Page 10.00

05/01/2010 51:13:52 PM

Receipt & 2002206

Requestor:

MINNEY CLARK COUNTY

Recorded By: NEVECON Part 1 DEPER CONNAY

CLARK COMMIT RECORDER

REINSTATEMENT OF OATH OF OFFICE

STATE OF NEVADA

COUNTY OF CLARK

I, JOSEPH LOMBARDO, the duly elected, qualified and acting Sheriff in and for the County of Clark, State of Nevada, do hereby reinstate the appointment of

Clint Owensby

This REINSTATEMENT OF OATH OF OFFICE, effective March 21, 2816, is recorded for the purposes of reventing the recordation of a document entitled "REVOCATION", said document having been recorded on July 21, 2014, in Book 29140721 as instrument #0002303, in records of the Clark County Recorder.

IN WITNESS THEREOF, I have bereunts set my hand this ___

CORPH LOMBATION. SHEETING

SUBSCRIBED AND SWORN to before a 2016.

RETURN TO:

Las Vegus Metropolitan Police Department ATTN: Lebor Relations 400 South Martin Lather King Blvd Las Vegas NV 89106

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SHERIFFS OFFICE (CAVIL)	
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communication L.V. NV. 89155	
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Oath of Office

8	inte of Nevada) Site County of Claric)
I	Joseph Louberto do microsity swear (or affice) that I will support, Protect an
d G	Send-the Constitution and Government of the United States, and the Constitution and
W.	evernment of the State of Nevada, against all enumies, whether domestic or foreign, and that it bear true faith, allegiance and loyalty to the same, any ordinance, magistics or law of any
	the motorithstanding, and that I will well and faithfully purform all the duties of the Dagaty legiff on which I am- about to enter, (if an each) so help me God, (if an afficuation) under the
	ins and pounities of purjury.
	An offen

An offer	
Subscribed and sween before me on this day	
26	
Diss Alle, County Clerk	(Scal)
Zori Steller Deputy Clark	